

The Calcutta Gazette

THURSDAY, MARCH 6, 1930.

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Part I

Orders and Notifications by the Governor of Bengal, the Government of Bengal, the High Court, Government Treasury, etc.

ORDERS BY THE GOVERNMENT OF BENGAL.

No. 3850A.

Appointments and Transfers.

GENERAL.

Tippera.—No. 3719A.—24th February 1930.—Mr. Kanti Chandra Basak, I.C.S., employed in the Finance, Commerce and Marine Departments of this Government, is appointed to

have charge of the Brahmanbaria subdivision of the Tippera district.

Tippera.—No. 3725A.—24th February 1930.—Babu Hari Charan Bose, Deputy Magistrate and Deputy Collector, Brahmanbaria, Tippera, is transferred to the headquarters station of that district.

24-Parganas-Jalpaiguri.—No. 3778A.—25th February 1930.—Rai Suresh Chandra Sinha Bahadur, Deputy Magistrate and Deputy Collector, 24-Parganas, is appointed temporarily to act as Deputy Commissioner, Jalpaiguri.

Leave.**GENERAL.**

No. 3715A.—22nd February 1930.—Maulvi Sirajul Islam, Deputy Magistrate and Deputy Collector, is allowed leave for six months in extension of the leave granted to him under the orders of the 4th November 1929, viz., leave on average pay up to the 25th June 1930 under the proviso to rule 81 (b) (ii) of the Fundamental Rules, and leave on half average pay for the remaining period under rule 81 (d) of those rules.

Calcutta.—No. 3750A.—24th February 1930.—Mr. H. P. V. Townend, I.C.S., First Land Acquisition Officer, Calcutta, is allowed leave on average pay under rule 81 (b) (i) of the Fundamental Rules, with effect from the 26th March 1930, or any subsequent date on which he may be relieved up to the 26th September 1930.

Mymensingh.—No. 3758A.—24th February 1930.—Babu Kula Bhushan Datta, Sub-Deputy Collector, Kishorganj, Mymensingh, is allowed leave on average pay for two months under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 7th January 1930.

The orders contained in notifications No. 21769A., dated the 23rd December 1929, and No. 2469A., dated the 10th February 1930, are cancelled.

Noakhali.—No. 3768A.—25th February 1930.—Mr. Alfred Rose, Deputy Magistrate and Deputy Collector, Noakhali, is allowed leave on average pay for eight months, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 4th March 1930, or any subsequent date on which he may avail himself of it.

No. 3776A.—25th February 1930.—Babu Pinakiranjan Sinha, Deputy Magistrate and Deputy Collector, is allowed leave on average pay for fourteen days, under rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him under the orders of the 22nd November 1929.

Nadia.—No. 3781A.—25th February 1930.—Mr. Satyendra Nath Modak, I.C.S., District and Sessions Judge, Nadia, is allowed leave on average pay for eleven days, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 5th March 1930.

No. 3795A.—26th February 1930.—Lieutenant E. D. Vaux, an Aide-de-Camp on the personal staff of His Excellency the Governor of Bengal, is allowed leave on average pay for three months and eight days, under rule 100 of the Fundamental Rules, with effect from the 7th March 1930, or any subsequent date on which he may avail himself of it.

W. D. R. PRENTICE,

Chief Secy. to the Govt. of Bengal.

NOTIFICATION.

No. 3003A.—28th February 1930.—Whereas the validity of the election of Maulvi Muhammad Husain by the Bakarganj North Muhammadian constituency as a member of the Bengal Legislative Council has been

brought in question by an election petition duly presented by Maulvi Rahim Bux Salem, under the provisions of Part II of the Bengal Electoral Rules;

And whereas in accordance with the provisions of rule 45 of the said Electoral Rules the Commissioners appointed for the trial of the said petition have duly submitted their report to the Governor;

Now, therefore, in pursuance of sub-rule (3) of rule 45 of the Bengal Electoral Rules and in accordance with the report of the Commissioners the Governor is pleased hereby—

(1) to declare that the said petition shall be dismissed,

(2) to direct that the said petitioner shall pay to respondent No. 1, Maulvi Muhammad Husain the sum of Rs. 650 as costs and to respondent No. 6, Mr. R. H. Hutchings, I.C.S., Returning Officer, the sum of Rs. 452-4-6 as costs, and shall pay to Government the sum of Rs. 60-4 as costs for publication of the petition in the *Calcutta Gazette*, and further that these costs shall bear interest at the rate of Rs. 6 per centum per annum up till the date of realisation, and

(3) to publish the said report together with the supplementary letter of the President of the Commissioners on the subject of cost of publication of the petition in the *Calcutta Gazette*.

W. D. R. PRENTICE,
Chief Secy. to the Govt. of Bengal.

REPORT.

In the Court of the Commissioners appointed under section 36, clause 2, of the Bengal Electoral Rules and Regulations, 1928, Barisal.

PRESENT:

A. Ghosh, Esq., President.

Dewan Bahadur S. P. Sen, Commissioner.
Rai G. C. Das Gupta Bahadur, Commissioner.

Maulvi Rahim Bux Salem, petitioner

versus

(1) Maulvi Muhammad Husain, of Bhasanchar, (2) Maulvi Hasemali Khan, Pleader, Barisal, (3) Maulvi Fazlal Karim Chowdhury, of Ulania, (4) Maulvi Khorsed Alam Chowdhury, of Ulania, (5) Maulvi Syed Azizar Rahaman, of Batamara, and (6) R. H. Hutchings, Esq., I.C.S., Returning Officer, respondents.

This is an election petition filed by Maulvi Rahim Bux Salem, an unsuccessful candidate at the last Bengal Council election, under section 32 of the Bengal Electoral Rules and Regulations, 1926, to set aside the election of Maulvi Muhammad Husain to the Bengal Legislative Council for Bakarganj North (Muhammadian) constituency.

The grounds on which the petition is based are as follows:—

(i) That the Batamara Hat and Safipur Miun Bari were declared and published to be two of the polling stations for the 5th June 1929, but no polling was held at either of these two stations, there being no such place as Batamara Hat at all;

(ii) That, at the instance of the respondent No. (1) and his agents and men, the elections that were to take place at Batamara Hat and Safipur Mian Bari were actually held at Ramchar Hat, in a different mauza, and at the Safipur Board School, far away from Safipur Mian Bari.

(iii) That in consequence of the sudden shifting of the polling centres without any previous notice, the voters, who would have voted for the petitioner, were seriously misled and could not record their votes at all and the petitioner lost about 150 votes on this account.

(iv) That the Presiding Officer or the polling officers had no authority to change the places of voting which were already notified as polling centres and they, had no authority to select a new place as polling station.

(v) That no secrecy in the matter of recording votes was observed at either of these two stations—the votes being recorded in one case in an open ground, without any roof or enclosure in a part of the Ramchar Hat, on the hat day, and in other case in the open verandha of the Safipur Board School. The votes recorded at these two places ought to have been rejected.

(vi) That the Presiding Officer at Udaypur polling station refused to record the votes of more than 40 voters on mere technical defects in pronunciation of their names or in omitting the words as "Howladar", "Munshi", "Maji", etc., which are generally added to the names in writing but are generally omitted when one speaks of his own name. About 40 votes that would have been recorded in favour of the petitioner were thus refused to the serious prejudice of the petitioner. The names of voters whose votes were thus rejected were marked with "R" by the Presiding Officer.

(vii) That the respondent No. (1) and his agents and men engaged on his behalf promised, offered and distributed illegal gratifications and bribes and rewards and donations in many places to seriously influence the voters in favour of respondent No. (1) and against the petitioner and persuaded many voters to refrain from voting for the petitioner.

(viii) That the respondent No. (1) and his agents and men treated the voters with food, *sarbati*, drink, *pan*, cigarettes and sweetmeats in many places.

(ix) That the respondent No. (1) and his agents and men on his behalf paid boat hires, motor hires for the conveyance of the voters to and from the polling stations.

(x) That the return of election expenses filed by the respondent No. (1) is not correct and is full of falsifications. He has not shown the actual receipts and expenditure incurred by him or his agents and men.

(xi) That the respondent No. (1) by himself or by his agents and other persons acting on his behalf and with his knowledge or connivance was guilty of bribery, treating, undue influence, personation, publication of false statements, illegal hiring and use of motor cars and boats, illegal payment and

other corrupt and illegal practices in contravention of the electoral laws, rules and regulations, before, during, and after the said election.

(xii) That the nomination paper of the respondent No. (1) should have been rejected by the Returning Officer, respondent No. (6), as in the electoral roll his father's name did not appear and it could not be ascertained if he was the real person whose name appeared in the electoral roll as Muhammad Husain.

(xiii) That the respondent or his agents and men appointed on his behalf printed and published pamphlets and posters and handbills without the name and address of the printer and publisher thereof, the pamphlets containing indirect insinuation against the petitioner and thereby seriously prejudicing the petitioner's election.

The petitioner relies on the following among other corrupt practices committed by the respondent No. (1) or his agents and other persons acting on his behalf or with his knowledge and connivance:—

(a) Payment of a sum of money to the Secretary or the Managers of the School at Gangapur.

(b) At first a promise to pay a sum of money to the managers of the school at Lal-mohan and failing to pay in cash, the giving of a hand-note on the day of election.

(c) A promise of a donation to the managers of the Patarhat H. E. School and the Charpatu Madrassa given by the respondent No. (1) and his agents and men.

(d) Treating of voters at Javnagar and paying remuneration to the voters there.

(e) Paying remuneration to voters at Mirjalkoo, Debirchar, Kalma, Ulania, Larua, Kanaiganj, Char Bhuta and Agarpur.

(f) Paying hires of motor cars for the voters at Baranaddi, Joynagar, Alinagar, Bhola and Debirchar.

(g) Payment of a donation to the Larua Board School, Paschim Larua L. P. Muktab, Uttar Sultani Muktab, Asha Muktab and Memania Junior Madrassa.

(h) Payment of boat hire for the voters at Babuganj, Agarpur, Muladi and Ramchar Hat.

(i) Printing, publishing and circulating pamphlets and posters without the name and address of the printers and publishers thereof.

(j) Treating voters with food, drink, *sarbati*, sweetmeats, *pan*, cigarettes at Muladi, Safipur, Ramchar, Larua and Kanaiganj.

(k) That the respondent No. (1) has not shown the amounts drawn by him through his agents and men from the Barisal *Rindan* Samiti for the election expenses, e.g., Rs. 500 on the 9th May 1929, taken by his agent Makbul and Rs. 1,000 on the 15th May 1929, taken by his brother Abdul Hamid.

(l) That the respondent No. (1) has not shown the remittances made by him by postal money-order from Barisal to Manlvi Akimaddi, pleader, at Bhola.

(m) That the respondent No. (1) has not shown the expenses incurred by his agents and men—(1) Kuti Mian Choudhury at Debirchar and Gazaria centres, (2) Elahi Bux Choudhury, at Kalma, and (3) Akimuddin, at Hat Sashiganj.

(n) That the respondent No. (1) has not shown the expenses incurred by his supervising agents, namely, (1) Abdul Waheb Khan, pleader, (2) Maulvi Azizuddin, pleader, (3) Mafazzal Haque, pleader of Barisal, and (4) Tofel Ahmed Chowdhury, Abdur Rahim Chowdhury and Chand Ahmed Mian of Gangapur.

The respondents No. (1) and No. (6) appear and file separate written statements traversing all the allegations contained in the petition.

With reference to the pleadings the following issues were framed:—

(1) Is the list filed with the election petition in accordance with the provisions of the Bengal Electoral Rules? If not, has the respondent No. (1) been prejudiced thereby?

(2) Were the polling centres of Batamara hat and Safipur Mia Bari shifted, if so, was any voter misled thereby and has the result of the election been materially affected thereby?

(3) Is the allegation of the petitioner that no secrecy was observed at Batamara and Safipur centres true?

(4) Was any vote improperly rejected by the Presiding Officer at Udaypur as alleged in the petition?

(5) Is the respondent No. (1) or his agents, or his men to the knowledge of the respondent No. (1), guilty of the corrupt practices as alleged?

(6) Has the nomination paper of the respondent No. (1) been improperly accepted by the Returning Officer?

(7) Has the result of the election been materially affected by any irregularity alleged in the petition?

(8) Is the return of election expenses filed by the respondent No. (1) true and bona-fide: if not, is the election liable to be set aside?

(9) If the election of respondent No. (1) be set aside, is the petitioner declared to be duly elected?

(10) Is the election liable to be set aside?

(11) To what relief, are the parties entitled?

Findings.

The petitioner complains of irregularities and corrupt practices. In sub-clause (i) to (v) of paragraph 5 of his petition he has set forth certain facts in connection with the pollings at Batamara Hat and Safipur—two of the polling centres. As regards the former, it is said (a) that there was no place called Batamara Hat: in reality, such a place as Batamara Hat had no existence at all; that the polling which was declared to be held at Batamara Hat was held at the Hat of Ramchar—a village in the neighbourhood of Batamara village: (b) that the polling at the Hat of Ramchar was held on a market day on an open piece of ground without any roof or enclosure.

These allegations are traversed *in toto* by the respondents No. (1) and No. (6). So, the pleadings of the parties give rise to the two following points for our consideration:—

Firstly, whether there was a place called the Batamara Hat or whether such a place did not exist at all.

Secondly, whether the polling in question took place on a hat day in an open place at a Hat, called Ramchar Hat.

P. W. No. 7, Nogendra Nath Biswas, post master of Safipur Mia Bari post-office, and P. W. No. 17, Mahatab Min, are the only two witnesses on the side of the petitioner who say that there is no place called Batamara Hat.

P. W. No. 7, it appears, did not see Batamara at all. So he is not a competent witness to prove the non-existence of Batamara Hat. Further he is a relation of an amla of the "Mias" of Safipur, about whom we shall have to say a good deal later on. As for P. W. No. 17, Mahatabuddin, he is a tahsildar of Akijuddin, who is a nephew of the petitioner, and he was also his canvasser at the election centre at Batamara. As against P. W. No. 7 and No. 17's testimony we have the testimony of D. W. No. 1, Abdul Kuddus, the officer in charge of Moula police-station, who was to arrange for the polling centre at Batamara and other places, and D. W. No. 3, Narendra Mohon Mukerjee, the Circle Officer, who was the Presiding Officer at the said polling station and Muhammad Husain [respondent No. (1)].

Next, we have the map of Muladi thana (Ex. 1) which purports to show that there is a hat at Batamara which is held twice in a week. The list of centres for the election of 1926 (Ex. F) also purports to show that in 1926 the polling took place at Batamara Hat.

Only P. W. No. 17, Mahatabuddin, who was no doubt a voter, says that he went with some voters to Rasid Panchait's bari at Batamara and found there no arrangement for taking votes, that he met there the old father of Rasid Panchait who said that he did not know that the polling would take place at his house, that after waiting for 2½ hours there he (Mahatab) and others dispersed, and went for marketing to Ramchar Hat where he found that the polling was going on, but he could not get access to the polling enclosure.

In our opinion, the bare denial of P. W. No. 7 and P. W. No. 17 who are partisan witnesses is quite insufficient to outweigh the documentary, as well as, the oral evidence of such respectable men as the officer in charge of Muladi and the Circle Officer. The evidence of P. W. No. 17 that he and voters with him were misled by the declaration that the voting would take place at Batamara Hat is quite untenable. The objection of the petitioner under this head is therefore unfounded and so it falls through.

As regards the next point, viz., whether any secrecy was observed at the said centre, it appears to us that there is absolutely no reliable evidence in support of so serious a charge. P. W. No. 17, Mahatabuddin, is the only witness examined by the petitioner on this point. As already observed he is not a disinterested witness, and so his evidence cannot at all be relied on. The next witness is Nagendra Nath Biswas, the post master of the Mia Bari post-office. He produced a book purporting to be a register containing orders of the Inspector of post-offices, but it

Serial No.	District and subdivision.	Rainfall.	Price of common rice, in seers, per rupee.		Character of the weather, condition of crops, etc.
			This week.	Previous week.	
1	2	3	4	5	6
23	FARIDPUR ..	Inches.			
		Nil	6	6	Weather seasonable. Lands are being for jute and paddy. Prospects of crops are fair. Fodder and water are No large export and import of rice
		Nil	6	(n)	
		Nil	7	7	
24	BAKARGANJ (BARISAL).	Nil	5½	5½	Weather seasonable. Prospects of stand are good. Fodder and water are suffic
		Nil	5½	5½	
		Nil	6½	6½	
		Nil	6½	6½	
25	CHITTAGONG ..	Nil	{ 7 7½*	7 7½*	Harvesting of rabi crops is in progre pects of standing crops are fair. Fo water are sufficient. Pang salt sells @ per rupee at Sader and at 13 seers pe Cox's Bazar.
		Nil	6½	6½	
26	TIPPERA (COMILLA).	Nil	6½	6½	Prospects of standing crops are fair.
		Nil	6½	6½	
		Nil	6½	6½	
27	NOAKHALI ..	Nil	7	7	Weather seasonable. Fodder and wate cient.
		Nil	7	7	
28	CHITTAGONG HILL TRACTS.	Nil	9	9	Weather seasonable.
29	TRIPURA STATE	Nil	6½	6½	Weather seasonable. Fodder is wantin mura. Cleansed cotton sells at Rs. 35 per maund and jute at Rs. 5 per maund.

* Burma rice.

(n) Not reported.

(a) The rainfall at Haridespur, which is very near to Gopalganj, is not shown here.

District and subdivision. 2	Rainfall. 3	Price of common rice, in seers, per rupee.		Character of the weather, condition of crops, etc. 6
		This week. 4	Previous week. 5	
	Inches.			
RANGPUR ..	0·04	6½	6½	Weather seasonable. Lands are prepared for jute and <i>aus</i> crop. Prospects of standing crops are fair. Fodder and water are sufficient.
Jilphamari ..	Nil	7	7	
Kurigram ..	Nil	6	6	
Saibandha ..	(n) *	(n)	5½	
MOGRA ..	(n)	(n)	7½	Reports not received.
ABNA ..	Nil	6½	6½	Prospects of standing crops are good. Fodder and water are adequate.
Irajganj ..	Nil	5½	5½	
TALDA ..	Nil	8	8	Weather seasonable. Prospects of standing crops are good. Fodder and water are sufficient.
POOCH BEHAR ..	Nil	7½	6½	Weather seasonable. Cultivation of lands for jute and autumn paddy and gathering of mustard seeds are progressing. Prospects of standing crops are fair. Fodder and water are sufficient. Cattle-disease is reported from Dinhata and Mathabhanga.
ACCIA ..	Nil	6½	6½	Weather seasonable but a little hot. Rainfall at North Sadar (Kapasia) nil. Condition of <i>rabi</i> crops and <i>boro</i> paddy is fair. Fodder and water are sufficient.
Ianikganj ..	Nil	6½	6	
Irayanganj ..	Nil	7	6½	
Iunshiganj ..	Nil	6½	6½	
LYMENSINGH ..	00·7	6	6	Weather seasonable. Prospects of standing crops are fair. Fodder and water are adequate.
amalpur ..	00·2	7	7	
Langail ..	Nil	5½	5½	
Ietrakona ..	Nil	7	7	
Iishorganj ..	Nil	6½	6½	

(n) Not reported.

Serial No.	District and subdivision.	Rainfall. Inches.	Price of common rice, in seers, per rupee.		Character of the weather, condition of crops, etc. 6
			This week. 4	Previous week. 5	
1	2	3	4	5	
6	BURDWAN ..	0·01	8	7½	Weather seasonable. Stock of rice, fodder and water are sufficient.
	Asansol ..	Nil	8	8	
	Katwa ..	Nil	9	8½	
	Kalna ..	Nil	8	8	
7	BIRBHAM ..	Nil	8½	8½	Weather seasonable. Fodder and water are sufficient.
	Rampurhat ..	Nil	8	8	
8	BANKURA ..	Nil	8½	8½	Weather seasonable. Prospects of crops are good.
	Vishnupur ..	Nil	8	8	
9	MIDNAPORE ..	Nil	7½	9½	Weather seasonable. Pressing of sugarcane is reported from Kethiana.
	Contai ..	Nil	7½	7½	
	Tamluk ..	Nil	7½	7½	
	Ghatal ..	Nil	8½	8½	
	Jhargram ..	Nil	7½	7½	
10	HOOGLY ..	Nil	6½	6½	Weather seasonable. Harvesting of rai has commenced. Fodder is sufficient.
	Serampore ..	Nil	6½	6½	
	Arambagh ..	Nil	9	8½	
11	HOWRAH ..	Nil	7	7	Ploughing of paddy lands has commenced. Harvesting of sugarcane and potatoes is on.
	Uluberia ..	Nil	6½	6½	
12	RAJSHAHI (RAMPUR-BOALIA).	Nil	7	7	Weather seasonable. Prospects of standing crops are fair. Fodder and water are sufficient.
	Naogaon ..	Nil	7	7	
	Nator ..	0·22	6	6	
	DINAJPUR ..	0·02	6½	6½	
13	Thakurgaon ..	(n)	(n)	7	Weather seasonable. Its effects are favourable to agricultural operations. Prospects of standing crops are fair. Fodder and water are sufficient. Cattle-disease is reported from Pa police-station.
	Balurghat ..	(n)	(n)	8	
	JALPAIGURI ..	Nil	6	6	
14	Alipur ..	Nil	6	6	Weather seasonable. Prospects of standing crops are good. Fodder and water are sufficient.
	DARJEELING ..	0·51	5	5	
15	Kurseong ..	0·30	4	4½	Potatoes and maize are being sown. Fodder and water are sufficient.
	Siliguri ..	Nil	6	6	
	Kalimpong ..	0·22	5	5	

(n) Not reported.

DISTRICT REPORTS ON WEATHER AND CROPS.**For the week ending on the 26th February 1930.**

Summary.—The weather continued practically dry. Preparatory tillage for jute and other autumn crops is progressing. Harvesting of spring crops continues in full swing. The state of standing crops reported to be generally fair. The average price of common rice for the Province has remained practically stationary as compared with that of the previous week.

District and subdivision. 2	Rainfall. 3	Price of common rice, in seers, per rupee.		Character of the weather, condition of crops, etc. 6
		This week. 4	Previous week. 5	
	Inches.			
24-PARGANAS	Nil	6½	6½	Weather seasonable. Harvesting of sugarcane is going on in Baraset. Fodder and water are sufficient.
Diamond Harbour.	Nil	8	8	
Barrackpore ..	0·00	6½	6½	
Baraset ..	Nil	7 $\frac{9}{10}$	8	
Basirhat ..	Nil	7½	7½	
NADIA ..	Nil	7	7½	Weather seasonable. Prospects of crops are fair. Fodder and water are sufficient.
Kushtia ..	Nil	7	7	
Meherpur ..	Nil	(n)	7	
Chuadanga ..	Nil	7½	7½	
Ranaghat ..	Nil	7½	7½	
MURSHIDABAD	Nil	8	8	Weather seasonable. Prospects of <i>rabi</i> crops are good. Fodder and water are sufficient. Cattle-disease is reported from thana Sagardighi in Jangipur.
Lalbagh ..	Nil	7½	7½	
Jangipur ..	Nil	8½	8½	
Kandi ..	Nil	8½	8½	
JESSORE ..	Nil	7½	7½	Weather seasonable. Ploughing of lands continues. Prospects of standing crops are fair. Fodder and water are sufficient. Import and export are going on.
Jhenidah ..	Nil	7	7	
Magura ..	Nil	7½	7½	
Narail ..	Nil	7	7	
Bongaon ..	Nil	7	7	
KHULNA ..	Nil	8	8	Weather seasonable. Its effects on crops are fair. Export of rice and paddy is going on. Fodder and water are sufficient.
Satkhira ..	Nil	7	7	
Bagerhat ..	Nil	7	7	

(n) Not reported.

Statement of weekly gauge readings on the rivers Ganges and Brahmaputra at Goalundo for the week ending the 22nd February 1930.

Month and date.	Hour.	Height of surface above zero.	Height of surface above mean sea level.	Height of surface above mean sea level on the same date of last year.	Remarks.
1930.					
16th Feb. ..	7 A.M.	7·7	7·7	7·3	Zero is placed at m. level.
17th	7 ..	7·8	7·8	7·1	
18th	7 ..	7·7	7·7	6·9	The bench mark for this is marked on a post between Passenger G. Chandpur Ghat at Go
19th	7 ..	7·5	7·5	6·7	
20th	7 ..	7·3	7·3	6·5	The gauge reading corr from the 3rd October
21st	7 ..	7·1	7·1	6·6	
22nd	7 ..	7·0	7·0	6·7	

Highest recorded flood during previous year .. 25·1 on 11th and 12th 1929.

Previous highest recorded flood .. 26·7 on 23rd and 24th August
25·1 on 15th September
25·75 on 28th August 1906,
on 11th to 17th and 31st
and 1st to 3rd September 19

Lowest recorded water level during previous year .. 5·9 on 7th and 8th March 19

Previous recorded low water level 1·0 on 8th February 1914.

A. M. PAUL, for Subdivisional Officer,
P. W. D., Farid

RAJBARI, the 24th February 1930.

Statement of weekly gauge readings on the river Ganges at Rampur Boalia for the week ending the 22nd February 1930.

Date.	Hour.	Height of surface above zero of gauge.	Height of surface above P.W.D. datum.	Height of surface above P. W. D. datum on the same date last year.	Remarks.
1930.					
16th Feb. ..	7 A.M.	35·50	36·80	
17th	7	35·55	36·65	Value of zero = 0·00 P.
18th	7	35·55	36·55	
19th	7	35·50	36·45	
20th	7	35·50	36·35	Zero of gauge referred on Rajshahi College value 64·73.
21st	7	35·50	36·30	
22nd	7	35·50	36·25	

Highest recorded level on 26-8-1879 = 64·24.

Lowest recorded level on 25-4-1884 = 32·62.

S. M. HOSSAIN, for Subdivisional Officer
I. D., Rajsh

RAMPUR BOALIA, the 22nd February 1930.

IRRIGATION DEPARTMENT, BENGAL.

stract statement showing the approximate volume of traffic and the tollage on canals in Bengal classed as Major Works and Minor Works and Navigation for the month of December 1929 as compared with the corresponding month of the previous year.

Canals.	1929-30.					
	Weight of cargo.		Rafts.		Tollage.	
	During the month.	To end of the month.	During the month.	To end of the month.	During the month.	To end of the month.
	Tons.	Tons.	No.	No.	Rs.	Rs.
Major Works.						
Singapore Canal	..	2,318	19,677	4,100	12,975	2,865
Li Tidal Canal	..	988	38,883	825	1,425	1,575
Total	..	3,306	58,562	4,925	14,400	4,240
Minor Works and Navigation.						
Sonarpara and Eastern Canals	..	38,797	277,956	49,175	512,182	28,169
Ly's Nala	..	17,496	184,005	21,810	193,743	8,183
Iaripur Bil Route	..	8,838	1,112,570	1,207	11,971	6,380
Total	..	65,131	1,574,531	72,192	717,878	40,732
Ghaghara and Churni Rivers Chaurabhati Channels	..	5,691	35,552	..	499	2,902
Sea Coast Canal	..	1,838	26,263	2,875	10,075	1,858
GRAND TOTAL	..	72,060	1,638,348	75,067	729,350	45,190

Canals.	1928-29.					
	Weight of cargo.		Rafts.		Tollage.	
	During the month.	To end of the month.	During the month.	To end of the month.	During the month.	To end of the month.
	Tons.	Tons.	No.	No.	Rs.	Rs.
Major Works.						
Singapore Canal	..	1,989	19,879	10,050	11,550	2,444
Li Tidal Canal	..	590	38,942	1,050	2,025	1,000
Total	..	2,579	58,821	11,700	13,575	3,444
Minor Works and Navigation.						
Sonarpara and Eastern Canals	..	51,509	317,648	26,362	376,986	38,237
Ly's Nala	..	22,228	210,283	14,500	207,871	8,248
Iaripur Bil Route	..	31,226	1,140,344	..	14,597	11,063
Total	..	104,962	1,674,275	40,862	599,434	57,548
Ghaghara and Churni Rivers Chaurabhati Channels	..	7,903	46,499	..	2,823	3,144
Sea Coast Canal	..	1,596	23,691	..	350	1,202
GRAND TOTAL	..	114,461	1,744,466	40,862	602,807	61,984

Canals.	December 1929.			
	Tollage, 1929-30.		Tollage, 1928-29.	
	During the month.	To end of the month.	During the month.	To end of the month.
	Rs.	Rs.	Rs.	Rs.
Sunderbans Steamer Route	..	5,354	53,678	5,124
				54,260

B. L. SUBARWATI,

Personal Assistant to the Chief Engineer to the Government of Bengal.

furnished us with no indication that the Batamara Hat is an imaginary place.

This witness (Nagendra Nath Biswas) is, without any doubt, a creature of Mosleuddin Mia, about whom we shall have to comment later on in connection with the question of the shifting of the polling centre from the Mian Bari of Safipur to the Board School at Safipur.

In our opinion having regard to what Abdul Kaddus and Narendra Nath Mukerjee have said upon this point, there could be no doubt that the petitioner's allegation that the polling took place on an open ground in the hat is untrue.

2. As regards Safipur Mian Bari polling centre, there are two contentions raised by the petitioner: First, the polling centre was, without any previous notice, shifted from the Mian Bari at Safipur to the Board School at Safipur, at the instance of the respondent No. (1) or his agent: Secondly, that no secrecy was observed at the polling centre.

It is common to both the parties that the polling at Safipur was held in the verandha of the Safipur Board School.

The petitioner has examined three witnesses, viz., P. W. No. 6 (Mosleuddin), P. W. No. 7 (Nagendra Nath), the post-master and P. W. No. 13 (Kunja Das), a naib of Moslemodi Mian, to show that the Board School at Safipur is outside the limits of the Bari known as Mian Bari.

Moslemodi is the husband of Salem Mia's (petitioner's) niece: and P. W. No. 7 (the post-master) and P. W. No. 13 (the naib of Moslemodi) appear to be the creatures of Moslemodi.

The story told by Moslemodi is, to state it shortly, as follows: He was the President of the Safipur union board; he was a member of the Safipur Mian Bari; he was asked by the Sub-Inspector of Muladi and the Sub-Registrar to make all the necessary arrangements for the polling in his Bari; he did so. On the polling day (22nd Jaistha) the above two officials came to his kutchery and made further necessary arrangements in a ghar within his kutchery: a table was placed in the room and the ballot-box was put upon that table: after a short time, the said officials took away the ballot-box and papers from his room into the Board School for holding the polling there.

On the other side Abdul Kuddus, officer in charge of Muladi, and Dinesh Chandra Roy (Sub-Registrar) who was the Presiding Officer at the said polling station were examined. Dinesh Babu said that he and Abdul Kuddus were received at the ghat of the Mian Bari by Moslemodi and that while walking with him to his house where they were to take their meals, he noticed the enclosure, etc., in the Board School and was told by Moslemodi that that was the polling station.

In our opinion, preference must be given to the testimony of the two officials, who are, beyond all doubt, men of respectable position. The story told by Moslemodi does not appear to us to be true. He does not assign any reason why, having made the necessary arrangements in a room of his kutchery, the two officials would suddenly

shift the centre from his kutchery to the Board School, and carry away the table and ballot-box. He as the president of the union board was asked beforehand to arrange for the polling station; and, having regard to the testimony of Abdul Kuddus and Dinesh Babu, it is perfectly clear to us that the polling station was set up in the Board School by him before the arrival of the officials at Safipur.

Having said this much, we have to observe that the polling centre has been described to be Safipur Mian Bari. Admittedly the "Mias" of the place are men of influence, and position. The election of the year 1926 was held in one of the kutchery ghars of the Mian Bari. The Board School is at a distance of nearly 300 or 400 cubits from the Mian Bari proper.

The evidence goes to show that a lawn and a ditch lie between the school-ghar and the residential portion of the Mian Bari. Therefore, having regard to the situation of the Board School, it may not be unreasonable to suppose that it is not included within the Mian Bari. The point is certainly not free from doubt. The Sub-Registrar (D. W. No. 2), who was the Presiding Officer at the Safipur centre, when arriving at the place and going towards the Mian Bari, seemed to have been in doubt as to whether the school-ghar, where arrangements for the polling had been made, actually appertained to the Mian Bari where the election was to be held. On being told that it was so by P. W. No. 6 (Syed Mosleuddin), he did not think over the matter any further, and shortly afterwards commenced recording votes in the school-ghar. If, therefore, the Board School did not fall within the compound of Mian Bari, all that can be said on the point is, that it was an irregularity to hold the election there. We are, however, of opinion that it was by no means a material irregularity. The school-ghar as stated above is almost within the precincts of the Mian Bari and is situated by the side of the doroja leading to that bari from the steamer station. Its situation is therefore better and more convenient for recording votes than in the Mian Bari proper. The voters could not, therefore, be in any way misled or prejudiced on their way towards Mian Bari to have their votes recorded. On seeing all preparations for election at the school-ghar, it would be natural for them to approach it, instead of going to the inner compound of the Mian Bari. As a matter of fact there is no evidence to show that any voter was actually misled by the irregularity. Under rule 44, clause (c), of the Bengal Electoral Rules, we therefore hold that the result of the election has not been materially affected by this irregularity, if any. The burden of proof being on the petitioner, he has failed to establish beyond reasonable doubt that the description "Mian Bari" in the list of election centre is necessarily wrong and that the school-ghar is not included in it.

As regards want of secrecy at the Safipur centre, we are not inclined to place any reliance on P. W. No. 7 (post-master) and P. W. No. 13 (the naib of Moslemodi) in preference to Abdul Kuddus and Dinesh Chandra Roy.

3. The next objection [vide sub-clause (5)] of the petition is that the Presiding Officer at Udaypur polling station refused to record the votes of more than 40 voters on mere technical defects in pronunciation of their names or in omitting the words as "Howladar", "Munshi", "Miaji", etc., which are generally added to the names in writing but are generally omitted when one speaks of his own name.

This objection has been amplified in the evidence in the following manner:—

(a) Aminaddi Dalal, voter No. 147 of the list having omitted the word "Harkara" from his father's name, his vote was refused on the flimsy ground that his father's name did not correspond with that in the list.

(b) Nur Mohomed Howladar, voter No. 387 of the list, having said that his name was Noor Mohomed without mentioning "Howladar", his vote was refused.

(c) Motiar Rahman, voter No. 501 of the list, having said that his father's name was Hamidali Miaji, his vote was refused on the ground that there was no such name in the list.

(d) Jobborali, voter No. 343 of the list, having said that his father's name was Kamal Miaji, his vote was refused as in the list his father's name appeared as Kamal Miasaheb.

Regulation XXXV provides as follows:—

"At any time before a ballot paper is delivered to an elector, the Presiding Officer or Polling Officer may, of his own accord, if he has reason to doubt the identity of the elector or his right to vote at such station, and shall, if so required by a candidate or polling agent, put to the elector the following questions:—

- (1) Are you the person enrolled as follows (reading the whole entry from the roll)? and,
- (2) Have you already voted at the present election in this constituency? and, at a general election,
- (3) Have you already voted at this general election for the Legislative Council in any other general constituency?

and the elector shall not be supplied with a ballot paper if he refuses to answer any one of the questions and unless he answers the first question in the affirmative, the second question in the negative, and, at a general election, the third question also in the negative."

Now the witnesses whose evidence requires examination by us are:—P. W. No. 18 (Aminaddi Dalal), P. W. No. 19 (Noor Mohomed), P. W. No. 27 (Motiar Rahman), P. W. No. 29 (Jobborali), P. W. No. 10 (Syed Bazlal Rahman) and P. W. No. 26 (Azizar Rahman *alias* Nabab Mia).

As regards the rejection of P. W. No. 19 (Noor Mohomed Howladar) to vote, the matter may be disposed of on the short ground that in the list of voters the name of voter No. 387 is Noor Mia, and as the witness did not say that his name was Noor Mia, the Presiding Officer was right in refusing his vote.

As regards the rest of the witnesses the first thing that strikes us is that witnesses on the same point were examined with intervals between them, affording thus an opportunity to make up the short-comings of the previous witnesses. It also appears to us that P. W. No. 10's (Syed Bazlal Rahman) name was not given in the first list of witnesses filed on the 16th December, but it was interpolated later on.

Syed Bazlal Rahman (P. W. No. 10) said that he was the President of Pakhi union board with powers to try criminal cases; he was present at the Udaypur centre; he said that the votes of Noor Mahammed and Aminaddi Dalal were refused.

Azizar Rahman *alias* Nabab Mia (P. W. No. 26) came last and supplemented the evidence of P. W. No. 10 by stating that the votes of P. W. No. 18, P. W. No. 19, P. W. No. 27, P. W. No. 29 and of other voters, in all 40/50 votes were refused on similar grounds.

The substance of his evidence is that although some of the voters gave correct names and descriptions their votes were improperly refused.

As against this, we have the evidence of the Presiding Officer Sachindra Nath Ghosh, a Circle Officer (Sub-Deputy Magistrate).

We are of opinion that no reliance can be placed upon the testimony of either Syed Bazlal Rahman (P. W. No. 10) and his nephew Nabab Mea (P. W. No. 26). There is clear evidence that they are partisan witnesses. P. W. No. 10, it appears served some processes in this case on behalf of the petitioner, and P. W. No. 26 was the canvasser for the petitioner at two centres. P. W. Nos. 27 and 29 are tenants of Nabab Mia. Neither he nor P. W. No. 10 informed the petitioner in time on this point, to enable him to give detailed particulars in the list of irregularities filed with the petition. He was and is an active partisan of Salem Mia (petitioner).

We hold therefore that there was no improper rejection of votes at Udaypur centre.

The next objection regarding the nomination of Mahammed Hussain [respondent No. (1).] is that as in the electoral rolls, the name of his father does not appear his identity was not established.

Rule 9 enacts: "An electoral roll shall be prepared for every constituency, on which shall be entered the names of all persons appearing to be entitled to be registered as electors for that constituency. It shall be published in the constituency together with a notice specifying the mode in which and the time within which any person whose name is not entered in the roll and who claims to have it inserted therein, or any person whose name is on the roll and who objects to the inclusion of his own name or of the name of any other person on the roll, may prefer a claim or objection to the Revising Authority."

Regulation XXI enacts: "The Returning Officer shall then examine the nomination papers and shall decide all objections which may be made to any nomination, and may, either on such objection or on his own motion, after such summary inquiry, if any,

as he thinks necessary, refuse any nomination on any of the following grounds:—

(i) that the candidate is ineligible for election under rule 5, or rule 6; or

(ii) that a proposer or seconder is disqualified from subscribing a nomination paper under sub-rule (4) of rule 11; or

(iii) that there has been any failure to comply with any of the provisions of rule 11 or rule 12; or

(iv) that the candidate or any proposer or seconder is not identical with the person whose electoral number is given in the nomination paper as the number of such candidate, proposer or seconder, as the case may be; or

(v) that the signature of the candidate or any proposer or seconder, is not genuine or has been obtained by fraud."

In the first place, it does not appear to us that any objection was raised at the time of nomination as to the identity of Muhammad Husain. There can be no doubt, on reference to the certificate given to Muhammad Husain by Babu Sarat Chandra Guha, Chairman of the Barisal Municipality, that Muhammad Husain was the occupier of a holding in the Church Ward of the town and from his holding No. 50, his identity is proved.

We hold, therefore, that there is no substance in this objection.

5. As bearing on the question of irregularities and non-compliance with electoral rules, the following quotations appear to us to be very appropriate:—

"In this respect the law in India seems to be different from the English Law. Under section 13 of the Ballot Act (35 and 36 Victoria C. 33) no election shall be declared invalid by reason of non-compliance with the rules contained in the first schedule of the Act or any mistake in the use of the forms of the second schedule of the Act, if it appears to the tribunal having cognizance of the question that the election was conducted in accordance with the principles laid down by the Act and that such non-compliance or mistake did not affect the result of the election. Thus in accordance with the English Law if it has been proved that there was a non-compliance with the rules under the Act, the onus lies on the respondent of showing that this non-compliance did not affect the result of the election. Whereas under rule 44 of the Behar and Orissa Electoral Rules even though the petitioner succeeds in proving that there was a corrupt practice other than those mentioned in part I. Schedule 5, or that there was non-compliance with the provisions of the law under the Act, the onus still remains on him of showing that this corrupt practice or non-compliance materially affected the result of the election, or in other words, caused the returned candidate to obtain a majority of votes. In this connection we may point out that it has been held by Mr. Justice Grove in an English case (the Hackney case) reported in Volume II of O'Malley and Hardcastle, page 77, that the result of the election must be held to have been materially affected even if but for the irregularities in connection with the election the returned candidate would still have been elected though with a reduced

majority. However this view has been dissented from in a subsequent case (The East Clare Case) reported in Volume IV of O'Malley and Hardcastle, page 162, in which it has been held that the result of the election cannot be said to be materially affected unless the irregularities which have occurred actually turned the scale in favour of the returned candidate. It is not sufficient to show that they have merely increased his majority. In our opinion there can be no doubt that the latter judgment represents the correct view of the law." (Jagat Narayan, Volume III, page 82).

Before concluding we would like to repeat the weighty observations of Baron Martin in the Warington Case reported in O'Malley and Hardcastle, Volume I, pages 42 and 44.

"It would be in my opinion ridiculous to say that because at one booth there was an irregularity the whole of the rest of the borough should be put to the trouble of a new election and all that has taken place declared null and void. I adhere to what Mr. Justice Willes said at Lichfield that a judge to upset an election ought to be satisfied beyond all doubt that the election was void and that the return of a member is a serious matter and not to be lightly set aside."

The difference between the English and the Indian Law on the subject may be thus expressed:—"The former only requires the creation of a presumption that the result may have been affected, the latter requires the creation of a presumption that it has been affected. The petitioner must establish as a fact that the result was (not might have been) materially affected and he must be able to prove either that the respondent gained or the petitioner lost a definite number of votes.

Thus, in the present case, the petitioner must not only show that corrupt practices or irregularities have taken place, but he must further show that but for these corrupt practices or irregularities the returned candidate would not have obtained a majority of the votes.

6. Having dealt with the objections regarding irregularities and non-compliance with electoral rules, we next take up the "corrupt practices" as alleged in the petition.

Rule 33 of the Bengal Electoral Rules and Regulations, 1926, enacts as follows:—"The petition shall contain a statement in concise form of the material facts on which the petitioner relies and shall, where necessary, be divided into paragraphs numbered consecutively. It shall be signed by the petitioner and verified in the manner prescribed for the verification of pleadings in the Code of Civil Procedure, 1908.

(2) The petition shall be accompanied by a list signed and verified in like manner setting forth full particulars of any corrupt practices which the petitioner alleges, including as full a statement as possible as to the names of the parties alleged to have committed any corrupt practice and the date and place of the commission of each such practice.

(3) The Commissioners may, upon such terms as to costs and otherwise as they may direct any time, allow the particulars included in the said list to be amended or order such further and better particulars in regard

to any matter referred to therein to be furnished as may in their opinion be necessary for the purpose of ensuring a fair and effectual trial of the petition.

At page 170 (Hammond) a sample is given as to what the contents of an election petition should be.

In connection with the question of corrupt practices the following quotations will be found very useful: "to my mind no particulars ought to be delivered unless the petitioner has in his possession some evidence in support of them which he can lay before the Court. Suspicion is not sufficient to justify the insertion of a charge in the particulars. That may justify the wideness of the petition, but it does not justify the wideness of the particulars, because they are intended to give the respondent notice of what are the charges which are intended to be proved against him, and it is necessary for his defence that he should at once incur the expense of investigating those cases and for preparing himself for trial."

"Those who draw particulars should understand that they are not at liberty to throw charges about broadcast, but should confine themselves, as far as reasonably be done, to those charges which they actually have the means, or expect to have the means, of establishing at the trial."

"The object is, that the parties who come here to try an election petition and defend the seat, shall not have matters sprung upon them in such a way as to embarrass them in the answer they give; and it is clear that it would embarrass the sitting member very much if he were to have cases of bribery or cases of treating sprung upon him at the last moment. Particulars, therefore, are ordered before the trial, and particulars are ordered, of course, to be given to the extent to which they can be given, that is to say, so far as the knowledge and information of the persons upon whom the order is made enables them to comply with the order. In this case full particulars have been given. A number of names have been given of persons who are supposed to have been treated or bribed at particular places and at the end of the list of names comes this, that persons are supposed to have been bribed whose names are at present unknown; and the persons who are presenting the election petition may really be bona-fide ignorant of the names of the persons who are receiving bribes or being treated at that particular place; and they ought not to be prevented from going into those cases simply because they cannot give the names of the persons with respect to whom the criminal act is supposed to have been committed. What they are bound to do is to tell the most they can at the time these particulars are given; and, at all events, before the trial to tell as much as they can to prevent surprise or expense."

This being the position of the law, we find that in the present case the petitioner did not amend his petition by giving full particulars which he might have done under clause (3) of rule 33.

In our opinion, the petition is not only lacking in details but is quite vague, meagre and obscure in material particulars. It is a striking feature of the case that almost all the witnesses for the petitioner have deposed that they did not disclose to him what they knew about the corrupt practice or practices; nor did the petitioner pledge his own oath in this case.

7. With these preliminary remarks we refer to the list of corrupt practices annexed to the petition. Broadly speaking, the corrupt practices may be classified under the following heads:—

- (1) Treating voters.
- (2) Payment or promise to pay money to educational institutions.
- (3) Payment of motor hires or boat hires.
- (4) Bribes to voters.
- (5) Publication of posters without the printer's name.

8. As to No. 1 (treating voters) at the 12 centres named in the petition, evidence was given with regard to 3 centres only, namely, Debirchar, Larua and Baranaddi. As regards Debirchar, P. W. No. 3 was the only witness examined by the petitioner, but he proved nothing. As regards the Larua centre, P. W. No. 20 (Abdul Karim), P. W. No. 21 (Nuzeinadi Kazi) and P. W. No. 22 (Nooral Haque Mal) were examined by the petitioner to prove that betel, sarbat and cigarettes were given to the voters by Muhammad Husain's men.

Abdul Karim is a tenant of the Ulania zamindars who had been backing the petitioner; respondents Nos. 3 and 4 are members of the Ulania family; respondent No. 5 is Nabab Mia; Nos. 3, 4 and 5 who were candidates at the last election, appear to have withdrawn from the contest and allied themselves with the petitioner. The next witness is P. W. No. 21. He is a tenant of the Ulania zamindars and his cousin Tofazal is related to them. There is discrepancy between P. W. No. 20 and P. W. No. 22 as to the mode of treating. P. W. No. 22 admits that he holds some lands under the Ulania zamindars, but adds that he has not got to pay rent; it was not likely that P. W. No. 22 would be chosen by Muhammad Husain to cater to his voters.

It does not appear that P. W. No. 22's name was given in the first list of witnesses filed on 16th December; but it was given in the subsequent list of 4th January. P. W. No. 22, at first, gave an evasive reply to his having got a telegram from Nagor Mia asking him to attend Larua centre on behalf of Salem Mia (the petitioner), but later on, he admitted to have received such a telegram from Nabab Mia, either of Ulania or of Batamara. (There are two Nabab Mias in this case who are both partisans of Salem Mia). No complaint was made to the polling officers that voters were being treated.

As regards Baranaddi centre, the evidence about "treating" is meagre and insufficient. P. W. No. 16 (Ahammed Howladar) who says that there was a talk about arrangement for pan, sarbat, etc., does not depose that he actually saw that these things were distributed to voters. He seems to be under the influence of Nabab Mia (P. W. No. 26), who,

though present at the Baranaddi centre at the time of election, does not say that any sort of treating took place at that place while the election was going on. The evidence of P. W. No. 16 has been discussed in paragraph 15 about payment of motor hires.

Treating is defined as follows:—"For the purpose of this sub-rule 'treating' means the incurring in whole or in part by any person of the expense of giving or providing any food, drink, entertainments or provisions to any person with the object, directly or indirectly, of inducing him or any other person to vote or refrain from voting or as a reward for having voted or refrained from voting."

In connection with the question of "treating" and "corrupt practices," the following quotation (Hammond, page 132) will be found very useful:—

"Treating' is a form of bribery, and if resorted to on a large scale might, like general bribery, invalidate an election, on a petition filed under rule XXXII (I) (b) by an officer empowered by the Local Government on the ground that the election has not been a free election. Such treating need not necessarily be traced to the candidate or agent. If it be proved that there was 'an organized system for debauching the voters' the election would be defeated. (Drogheda, 1869: 1, O'M. & H., 257). Treating to be 'general' must produce an effect upon a considerable number of minds (Hexham, 1892: 4, O'M. & H., 147), but 'a very small amount is sufficient to procure a great deal of popularity.'

• • • • •
" 'Corruptly' means 'with the object and intention of doing that thing which the statute intended to forbid.' (Norfolk, 1869: 1, O'M. & H., 242). There must be the intention of obtaining a vote."

"What the legislature means by the word 'corruptly' for the purpose of influencing a vote, is this: that whenever a candidate is, either by himself or by his agents, in any way accessory to providing meat, drink, or entertainment for the purpose of being elected, with an intention to produce an effect upon the election, that amounts to corrupt treating. Whenever, also, the intention is by such means to gain popularity and thereby to affect the election, or if it be that persons are afraid that, if they do not provide entertainment and drink to secure the strong interest of the publicans, and of the persons who like drink whenever they can get it for nothing, they will become unpopular, and they therefore provide it in order to effect the election—when there is an intention in the mind either of the candidate or his agent to produce that effect, then I think that it is corrupt treating. But everything is involved in the question of intention, and it becomes important to see what is the amount of the treating."

• • • • •
It will be seen that treating is therefore regarded as one form, but a less noxious form, of bribery. The difference is set forth by Lawrence, J., in Bodmin (1906: 5, O'M. & H., 231).

"There is a clear distinction between bribery and treating. In cases of bribery there is always something in the nature of a contract—If you give me a sovereign I will give you a vote—or some such understanding, but treating is an entirely different matter. In treating it is not necessary that the person treated should belong to the opposite party, whereas it is of no use to give money to a man who is going to vote for you already; the money must be given to the other side in order to draw another vote. But if you give drink to a man with the intention of confirming his vote and of keeping up the party zeal of those believed to be already supporting your candidate, then that is corrupt treating."

* * * * *

A short definition of 'treating' was given in King's Lynn, 'the corrupt giving of meat, drink or entertainment to persons in order to influence their votes', or in another case, more bluntly as, 'getting at the voters through their mouths and through their stomachs.'

Testing the evidence, we are of opinion that it has not been proved that the voters were treated with sarbat, betel, cigars at any of the polling centres mentioned in the petition.

9. As regards payment or promise of payment of money to educational institutions as donations or subscriptions 9 schools are enumerated in the petition, as having got such money from Muhammad Husain: with regard to 5 of these schools, the petitioner did not adduce any evidence, but has narrowed the range of our enquiry by restricting himself to the following four institutions:—

- (a) Lal Mohon H. E. School.
- (b) Charpata Senior Madrassa.
- (c) Larua Board School.
- (d) Asa Moktab.

We propose to deal with the evidence relating to each of them in the order in which we have enumerated them, but before doing so, we must observe that in the petition details are lacking of such important particulars, as, when and where and by whom and to which person the payment or promise was made.

10. As regards Lalmon School.—In the petition it is said "at first he promised to pay a sum of money to the managers of the school at Lalmon and failing to pay in cash the giving of a hand-note on the day of election." So no details are given in the petition as to by whom and in whose favour the hand-note was given or what was the amount of the hand-note.

P. W. No. 11 (Abdul Waheb) said that eight or ten days before the election he and others met Muhammad Husain and his party at Abdul Barik's basha at Mehendiganj Bandar. Eslam Panchait was present and he was their spokesman. There was some haggling and haggling for money. A sum of Rs. 500 was demanded by Eslam Panchait for the school, but eventually the matter was settled for Rs. 200; Rs. 25 was paid by Muhammad Husain (respondent No. 1) then and there to meet extra charges, a fact not mentioned in the list of corrupt practices.

P. W. No. 11 heard from Eslam Panchait that Emdad Mia had executed a hand-note in favour of Eslam. P. W. No. 11 said that the said hand-note was returned to Emdad Mia (D. W. No. 5) on that very night, at Sarat Doctor's dispensary and in his presence on account of Kuttii Mia's interference. P. W. No. 14 (Nur Mahammed), a member of the school committee, purports to prove the higgling for money and the execution of a hand-note by Emdad Mia at Sarat Doctor's dispensary and its return to Emdad Mia on that night. P. W. No. 15 (Ahamed Mia), also purports to prove the higgling for money at Abdul Barik's basha; the execution of the hand-note, its return to Emdad Mia. P. W.s Nos. 11, 14 and 15 are connected with each other and appear to have been recruited from the same camp.

As against their evidence we have D. W. No. 5's (Emdad Mia) testimony who denied having executed any hand-note in favour of Eslam Panchait, and that of respondent No. (1) who says that he never promised or paid any money for the Larua Board School. Further Sarat Doctor, Eslam Panchait and Abdul Barik who are material witnesses on this point have not been examined at all.

Considering, therefore, the evidence as discussed above, we are of opinion that it has not been proved that respondent No. (1) made any promise to pay Rs. 25 or any money as alleged. Neither the execution of the hand-note nor its return has been proved. The story is absurd.

11. As regards Charpata Senior Madrassa.
—It is said in the petition "A promise of a donation to the manager of the Charpata Madrassa given by the respondent No. (1) (Muhammad Husain) and his agents and men."

The story in connection with this school is that Muhammad Husain (respondent No. 1) and his party came to Charpata at Erfanali's bari; there was an assemblage of some villagers there; it was settled after a good deal of higgling that Muhammad Husain would give some money as donation or subscription to the Charpata Senior Madrassa; two or three days before the polling, Emdad Mia, Akimodi, Pleader, and Wajed Muktear came to Charpata and took P. W. No. 1 (Ismail), Lutfar Rahman and Muiafar Hussain with them to Bhola, to meet Muhammad Husain. They met him at Bhola at the residence of Baranaddi Chowdhury. There a sum of Rs. 50 was put into P. W. No. 1's pocket against his wishes. He came back to his village and on the advice of Abdul Karim (P. W. No. 2) he returned Rs. 50 to Muhammad Husain through his nephew Fajle Ali. That on the day of the election one Habibar Rahman came to his house and gave out that he had brought Rs. 100 from respondent No. (1) for the school. In our opinion, the evidence of P. W. No. 1 cannot be relied upon; he was not the Secretary of the Charpata Madrassa at that time; in his examination-in-chief he said that he was present at Abdul Barik's house when the higgling for money took place, but in cross-examination he contradicted himself, and said that for the first time he met Muhammad Husain at Bhola when Rs. 50 was pressed into his hand.

Kaloo Munshi is the behai of Salem Mia. His son (Yakub) is a member of the Charpata School. P. W. No. 1 is a relation of Salem Mia, though Kaloo Munshi and his son canvassed for Salem Mia in the last election. He also purports to prove the meeting which is said to have been held at the bashu of the Marriage Registrar for settling the accounts of the school committee. He said that Habibar admitted then that the money was with him and that he would pay the amount to P. W. No. 1 on the following morning.

The next witness is Abdul Karim. He is P. W. No. 1's brother-in-law. He purports to prove that Muhammad Husain and others came to Charpata to canvass for votes and met him at Erfanali's house. The talk for giving money to the school being broached, Tofel and Chand Miu said that giving of money at that time would be liable to misconstruction. He purports to prove the coming of Emdad Mia and two others to Charpata two or three days before the election. Next day he heard that Rs. 50 had been paid to P. W. No. 1 at Bhola. He asked P. W. No. 1 to return the money to respondent No. (1) which was much less than that promised.

This witness said that he did not know anything more. He did not say that Habibar came with Rs. 100 or that a conference took place at the house of the Marriage Registrar: or that Habibar admitted that the money was with him.

This witness is a teacher of the Charpata Madrassa, he was one of the executants of the bond of Rs. 1,000 which was executed by P. W. No. 1 and others in favour of Kaloo Munshi to raise a reserve fund for the school. So, if a sum of Rs. 100 was admitted to have been received by Habibar Rahman on the day of the election, or later on if a conference took place at the house of the Marriage Registrar where Habibar Rahman was alleged to have admitted that the money was with him, he ought to have known these important facts. But he stopped short at a certain stage as indicated above, and did not say anything about the conference held at the house of the Marriage Registrar.

The next witness is Khan Saheb Efajuddin (P. W. No. 4), the Marriage Registrar. He said that in July or August last at the time of settling the accounts of the school committee, on the dissolution of the old committee, there was a meeting at his house at Bhola when he was told by P. W. No. 1 and others that Rs. 100 as contribution from Muhammad Husain for the Senior Madrassa was with Habibar Rahman; Habibar Rahman told him that the said money was with Wajed Muktear.

There is discrepancy between P. W. No. 1 and P. W. No. 4's statement as to whether the money was with Habibar Rahman or with Wajed Muktear; P. W. No. 1 said that Habibar on being asked for the money said that the money was with him and he would return it on the next day, but the Marriage Registrar (P. W. No. 4) said that Habibar said that the money was with Wajed Muktear.

The Marriage Registrar is a friend of Salem Mia; Salem Mia stays with him when he comes to Bhola. There being a serious discrepancy between the testimony of P. W. No. 1 and P. W. No. 4, it would not be safe to rely upon these witnesses.

Seeing the discrepancy in the evidence regarding the conference and in order to reconcile both the statements of P. W. No. 1 and P. W. No. 4, Abdul Bari, pleader, was examined two days later (*i.e.*, on the 8th January). He said that at the Marriage Registrar's house Habibar said that the money was with Wajed Muktear; Wajed was not present at the conference at the Marriage Registrar's house but he met him later on at his Baithukkhana, when Wajed told him that Muhammad Husain had written him a letter, forbidding him to pay the money, as the number of votes fell short of that which was promised to him.

This witness appears to have issued an appeal on behalf of Saleem Mia (Ext. A) to get him elected at the Council. This appeal will show his feelings towards Salem Mia: he is the bhairabhai of Salem Mia.

Thus, having considered the conflicting nature of the evidence as to the conference said to have been held at the house of the Marriage Registrar, we are unable to accept the story as told by these witnesses. Moreover, the allegation of the petitioner was that there was only a promise (vide the election petition); nothing was said there about the payment of Rs. 50 at Bhola to P. W. No. 1, or the return of the same on the advice of Abdul Karim through Fazeleali, or the admission of Habibar Rahman on the election day that he had received Rs. 100.

As a matter of fact Habibar Rahman has not been examined and his statement, if any, cannot be admissible as against respondent No. (1).

12. Larua Board School.—The petition is vague as to details. The witnesses examined are P. W. No. 8 Sub-Inspector of Schools, a merely formal witness, P. W. No. 9 Biswanath Das, P. W. No. 22 Nural Haque Mal, P. W. No. 20 Abdul Karim Talukdar and P. W. No. 21 Nazimuddin.

P. W. No. 9 Biswanath Das (Pandit of the Larua Board School) said, that on 4th June Abdul Hamid gave him Rs. 5 as subscription for procuring votes for Muhammad Husain. He is the ejaradar (farmer) of the betel mahal at Ulania bazar. He produces a book which purports to be the school register and shows an entry of payment of Rs. 5 by Abdul Hamid. The look of the register is suspicious. He is a man who appears to be under the sphere of influence of the Ulania Zamindars—some of whom were active supporters of Salem Mia (the petitioner) at the election. It is exceedingly improbable that Abdul Hamid would ask this witness who has ejara of a betel shop at the daroja of the Ulania zamindars to canvass for respondent No. (1). It is not difficult to fabricate some entries in a register with the help of this witness.

P. W. No. 22 says that he and Abdul Hamid and others had been to Biswanath Pandit's house to canvass for Muhammad Husain; he agreed to give Rs. 5 to Biswanath; he heard from Abdul Hamid on the

day of election that Rs. 5 had been paid to Biswanath Pandit. This P. W. No. 22 holds some land within the estate of the Ulania Zamindars, but he adds that he does not pay any rent. He first attempted to deny the receipt of a telegram, but later on said that he had got one telegram from Nabab Mia but could not say which Nabab Mia. He has been already disbelieved as regards his evidence in "treating", vide paragraph 8. His brother Kamalazama acted as a peon in the post office at Ulania under Nagor Mia who had been looking after the case of the petitioner.

P. W. No. 20 is Abdul Karim Talukdar; he says that at Larua centre he was persuaded by P. W. No. 9 not to give vote to Salem Mia but to vote for Muhammad Husain; he was told that Muhammad Husain had paid Rs. 5 for the school. This man is a tenant of the Ulania Zamindars. We have already criticised him under the head "treating" and the remarks which we have made there about him need not be reiterated here.

P. W. No. 21 Nazimuddin said the same thing as P. W. No. 20. This man is a tenant of the Ulania Zamindars and his cousin Tofezel is related to them (Ulania Zamindars). On the side of the respondent Abdul Hamid (D. W. No. 10) denied in toto the allegation that he paid Rs. 5 to Biswanath Pandit.

We are, therefore, of opinion that it has not been proved that Rs. 5 was paid to Biswanath Pandit for the Larua Board School.

13. As regards Asa Muktab.—The details are not given in the petition. Witnesses examined on behalf of the petitioner are P. W. No. 23 Yakubali Munshi, P. W. No. 24 Abdul Hakim and P. W. No. 25 Fazole Rahman. P. W. No. 23 is the teacher of Asa Muktab. He said that Abdul Hamid saw him on behalf of Muhammad Husain and promised to give help to his muktab; on the day of polling Abdul Hamid gave him Rs. 5, which he seeks to prove from a certain entry in his register. So far as this entry is concerned, the remarks which we have made about the register of the Larua Board School are applicable.

His story is that he was sitting in the cloth shop of his brother which is at the daroja of Nabab Mia of Ulania when Abdul Hamid came there and gave him Rs. 5 in the presence of Abdul Hakim, Howlader and Fazlal Karim, Jamadar. Nabab Mia of Ulania is a co-sharer in the cloth business carried on by this witness's brother and, such being the case, we are not disposed to believe this witness. Nor was it likely that Abdul Hamid would make a payment of Rs. 5 to this witness in the presence of witnesses. P. W. No. 24 Abdul Hakim of Balia says that he was sitting in the cloth-shop when Abdul Hamid came and gave a note of Rs. 5 to P. W. No. 23: he was pressed by P. W. No. 23 either to vote for Muhammad Husain or not to vote at all and so he came away without giving any vote.

This P. W. No. 24 is a tenant of the Ulania Zamindars and he appears to have served the summons of Salem Mia in this case. Clearly, therefore, he is an interested witness and no reliance could be placed on him.

P. W. No. 25 Fazle Rahman purports to prove the same thing as the previous witness. His father was a Jamadar of the outer kitchen of the Ulania Zamindars.

In our opinion, it has not been proved that any promise or payment of money was made to the four schools mentioned above.

14. Payment of remuneration or bribe to voters.—In the petition it is said that at eight centres remuneration or bribe was paid to voters. But evidence was laid only regarding Agarpura centre. P. W. No. 28 is Aminaddi. He said that he was the polling agent of Salem Mia at Agarpura; he was beckoned by Rasik Das to come out; he saw Abdul Rahim with some voters to approach towards the polling centre; saw the agent of Muhammad Husain to give Rs. 10 to Abdul Rahim; he remonstrated with Abdul Rahim but the latter said that having taken money from Muhammad Husain's party he could not vote for Salem Mia. This P. W. No. 28 is a relation of Salem Mia; he did not complain of the bribe to the Presiding Officer although he purports to have acted as the polling agent of Salem Mia at that centre. Nabab Mia of Batamara is this P. W.'s nephew and, also, son of his bhairav. There could be no doubt that Nabab Mia of Batamara was an active supporter of Salem Mia and he was present in Court, almost, during the whole of the trial. P. W. No. 28 said that 15 days after he met Salem Mia and related to him about the bribing of Abdul Rahim; he met Nabab Mia, in Agrahein, and told him also about the bribing, but it is curious to note that in the petition nothing has been said about bribing Abdul Rahim. The next P. W. is Rasik Das who purports to corroborate P. W. No. 28; he is in the service of Nanna Mia, a co-sharer of P. W. No. 28. He was, also, a canvasser for Salem Mia at the last council election, and appeared in Court without getting any summons.

We are of opinion, that no reliance can be placed upon the evidence of P. W. No. 28 and P. W. No. 30. None of them gives the name of the agent who is said to have paid Rs. 10 to Abdul Rahim in the very presence of the polling officer. No such complaint was made to the polling officer. Under these circumstances, we cannot believe P. W. No. 28 and P. W. No. 30.

The fact that these payments to voters have not been distinctly stated in the petition goes to show its falsity. Rasik Das's (P. W. No. 30's) name does not appear even in the list of witnesses.

15. Payment of motor hires.—It is said in the petition that at five centres the hire of motors for bringing voters to the polling stations was paid by the respondent No. (1), but only as regards Baranaddi centre evidence was adduced by the petitioner. P. W. No. 16 Ahamed Mia said that he was present at the Baranaddi polling station on behalf of Muhammad Husain; Muhammad Hasan gave Rs. 600 to Yakubali and Majibal Haque to meet the cost of bringing voters. He was compelled to admit that he did not see the payment of Rs. 600 to Yakubali and Majibal Haque, but added, that Muhammad Husain had said that he would make some *bondobost*

with Majibal Haque and Yakubali about the motor hires. It appears from the evidence of P. W. No. 16 that there is a party feeling between this witness on the one side and Majibal Haque and Yakubali on the other side regarding election to a union board. There, also, appears to have been a suit for enhancement of rent against P. W. No. 16 by Yakubali.

On the side of the respondents' D. W. No. 12 Azizuddin, pleader, Majibal Haque (D. W. No. 9) and Muhammad Husain (D. W. No. 7) traversed the allegation in toto. We are of opinion, that there is not sufficient evidence that motor hire was paid by Muhammad Husain at any of the centres for bringing the voters to the polling stations.

16. Printing posters without printer's name.—The poster in question is Ext. 19, and it only bears the name of the press. As held in the Saran Case of Nirsu Narayan Sing, reported in Hammond's Indian Cases, Vol. II, page 250, at page 252 the name of the place may be taken as the trade-mark of the printer, and the printer of a pamphlet is assumed to be the publisher also. In any case, we cannot find that the omission of the name of the printer or publisher of the poster or the leaflet has affected the result of the election within the meaning of rule 44, clauses (a) and (b) of the Electoral Rules.

The publication of leaflets without the names of the printers and publishers is a corrupt practice within the meaning of rule 44, clauses (a) and (b). But it must be shown that the result of the publication of such leaflets or posters would have been different if they had borne the names of printers and publishers, before they can be held to have materially affected the result of the election.

As regards the leaflet, it appears to us that mere laudatory statements in favour of a candidate which do not contain any false statement of facts do not come within the definition of false statement, that can avoid an election. Only such statement of facts, as are reasonably calculated to prejudice the prospects of such election, come within the purview of the definition of false statements. The leaflet in question does not contain any express or covert insinuation which amounts to a false statement against the petitioner. It only contains some opinions. There is also no evidence to connect the publication of the said leaflet with Muhammad Husain.

We are, therefore, of opinion that this objection must fail.

17. Accounts.—Paragraph 10 of the petition contains the allegation regarding accounts, and they are amplified in the list of corrupt practices under clauses (k), (l), (m), (n). The relevant rule is rule 5, clause 4 of the Bengal Electoral Rules which runs thus: "If in respect of an election to any legislative body constituted under the Act, a return of the election expenses of any person who has been nominated as a candidate at that election is not lodged within the time and in the manner prescribed by or under the rules made in that behalf, or if any such return is lodged which is found, either by

Commissioners holding an inquiry into the election or by a Magistrate in a judicial proceeding, to be false in any material particular, neither the candidate nor his election agent shall be eligible for election for five years from the date of such election:

Provided that any disqualification mentioned in sub-rule (3) or sub-rule (4) of this rule may be removed by an order of the Local Government in that behalf." See also rule 22, clause 4 on the same subject.

The word "false" used in rule 5, clause 4, of the Electoral Rules indicates that return of election expenses must be proved to be deliberately incorrect. In other words corrupt motive must be shown. The motive may be to omit legitimate expenses from the return where a maximum scale has been fixed by the Governor-General in Council under rule 20 of the Electoral Rules, or intention may be to conceal expenditure which would go to prove some other corrupt practices. Under rule 21 of the Electoral Rules every election agent is required to keep separate and regular books of account in which the particulars of all expenditures incurred in connection with the candidature should be entered.

In this case, Muhammad Husain appears to have kept regular accounts and there is perfect correspondence between his account book and the return submitted by him.

We shall now deal with specific allegations made by the petitioner, regarding the accounts.

(i) As regards Rs. 1,500 withdrawn from Barisal Rin-dan-samiti in two instalments, it has been proved to our satisfaction that the said sum was lent to one Upendra Nath under a mortgage-bond, dated, 4th Jaistha, 1336 B. S. It has not been shown by the petitioner that the said sum of Rs. 1,500 was spent by Muhammad Husain for election purposes.

(ii) As regards Rs. 200, it does not appear that the said Rs. 200 was paid by Akimuddin, pleader, to Muhammad Husain to meet his election expenses. On the contrary we have no reason to doubt as testified to by Muhammad Husain that he had taken temporarily a loan of Rs. 200 from Akimuddin at Bhola, being short of fund and that he repaid the loan later on.

(iii) It was not shown that any expenditure was incurred on behalf of Muhammad Husain by the men named in clauses (m) and (n) of the corrupt practices.

18. As regards the payment of Rs. 50 to Sudot Hussain Muktear (P. W. No. 5) for his travelling expenses. This fact is not mentioned in the petition. He said that he was a canvasser for Muhammad Husain but Muhammad Husain denies having engaged him as a canvasser. This witness is a brother-in-law of Golam Kader Chowdhury, a relation of Salem Mia.

We are, therefore, of opinion that the return of accounts submitted by Muhammad Husain under rule 5, clause 4, of the Electoral Rules and Regulations, 1926, is not false in any material particular.

Having now discussed all the evidence in the case, our opinion on the several issues framed in it is, therefore, as follows:—

1. That the respondent No. (1) has been prejudiced to a great extent on account of petitioner's not giving full particulars in the list of corrupt practices filed with the petition.

2. That the polling of Batamara Hat was not shifted. As regards Safipur Mian-bari we have merely expressed a doubt as to whether the school house where the polling took place appertains to the "Mian-bari", where the election was ordered to be held. But we are perfectly satisfied that there has been no material irregularity in holding the election there.

3. That secrecy was observed at the time of polling at Batamara Hat and at Safipur;

4. That no vote was improperly rejected at Udaypur centre;

5. That the respondent No. (1), his agents and men were not guilty of any corrupt practices as alleged in the petition;

6. That the nomination paper of respondent No. (1) was properly accepted by the Returning Officer;

7. That the result of the election has not been materially affected by any irregularity;

8. That the return of election expenses filed by respondent No. (1), appears to be true and bona fide;

9 and 10. That respondent No. (1)'s election cannot be set aside; and

11. That the petition is liable to be dismissed.

19. **To sum up.**—We are of opinion that the election of Muhammad Husain is not void on any of the grounds mentioned in rule 44, of the Electoral Rules, namely—

(a) That his election was procured or induced, or the result of the election was materially affected, by a corrupt practice, or that

(b) any corrupt practice specified in part I, of schedule 5, was committed, or that

(c) the result of the election was materially affected by the improper acceptance or refusal of any nomination, or by the improper reception or refusal of a vote, or by any non-compliance with the provisions of the Act or the rules and regulations made thereunder, or

(d) on the ground that the election has not been a free election by reason of the large number of cases in which undue influence or bribery, within the meaning either of part I or part II of schedule V, has been exercised or committed.

Regarding the payment of costs, the general rule is, that costs follow the event, and the party who loses a case should pay the costs of his adversary. The Court has, however, a discretion and there may be special circumstances to displace this ordinary rule. But in proceedings in connection with an election petition, the expression "costs" has been defined to be as follows [vide section 4(a) of the Act No. 39 of 1920]:—

"Costs" means all costs, charges and expenses of or incidental to an enquiry.

(c) "Enquiry means an inquiry in respect of an election by commissioners appointed for that purpose by the Governor, Governor-General or Lieutenant-Governor."

Section 11.—(1) "Costs shall be in the discretion of the commissioners, and the commissioners shall have full power to determine by and to whom and to what extent such costs are to be paid, and to include in their report all necessary recommendations for the purposes aforesaid."

It follows, therefore, that the term "costs" covers a wide ground and does not restrict itself to the payment of costs merely of the parties. Under the provisions of rule 36 (2) of the Bengal Electoral Rules, the Governor has to appoint as commissioners three persons who are or have been, or are eligible to be appointed, Judges of a High Court for the trial of an election petition. From the definition of "costs" as given above, there cannot be any doubt that the costs incurred by Government in setting up a tribunal, may be assessed rightly as costs of the case which are payable. While considering this matter, we have had the advantage of looking into the reports of a large number of cases of election petitions published in Vol. 3 of Jagatnaraian (Reports of Indian Election Petitions). It appears that in most of these cases the question of costs in setting up a tribunal has not been discussed at all, and no costs have been allowed to Government. In the Bombay Presidency there are, however, some cases, in which the commissioners have expressed an opinion that the word "costs" in section 4(a) of Act 39 of 1920 is wide enough to include the fees of the commissioners (see the report at pages 173 and 174). But they limit the term to the fees payable to non-official commissioners only. In our opinion when the official commissioners have to be detached from their ordinary work to perform the function of commissioners in election proceedings, there seems to be no good reason why their salaries, which are payable by Government, should not also fall within the scope of the term "costs" as defined in the Act read with the definition of "enquiry" in it.

The point arose in two cases in Behar and Orissa. In one case, Dasu Sinha *versus* Rajondhari Sinha, page 86, the commissioners say that the costs of setting up of the tribunal are not recoverable by Government under any circumstances (see page 93). Subsequently, in another case Suraj Kumar *versus* Jagat Nafain, page 204, the same commissioners have modified their opinion to some extent and have expressed a doubt as to whether Government is entitled to recover such costs (see page 207).

Whatever, therefore, may be the practice in other provinces, in so far as the Presidency of Bengal is concerned, it has not been pointed out to us that up till now there has been any case of election petition in which the commissioners have made the costs of the tribunal payable by any of the parties. It is doubtful whether it is intended that this should be so. For while in sub-rule 2 of rule 45 of the Electoral Rules, it is provided that the report shall include a recommendation by

the commissioners to the total amount of the costs which are payable, and the persons by and to whom such costs should be paid, there is a specific provision that such recommendation may include a recommendation for the payment of costs to the Advocate General. There is, however, no such provision for payment of costs to Government for the appointment of the commissioners. In these circumstances we think it to be proper to discuss this question at some length, so that if it is intended that such costs should be paid in Bengal the Electoral Rules may be so amended as to remove any doubt in the minds of the commissioners on the subject.

At the outset we must say that rule 36 of the Bengal Electoral Rules which provides that at the time of presentation of an election petition the petitioner shall deposit Rs. 1,000 as security for costs is a most salutary one. If it were not so, Government would be flooded with frivolous and vexatious petitions for setting up tribunals which might have the effect of harassing persons who have been rightly elected in the Legislative Councils, and who might be too poor and unequal in strength to fight their opponents. There is no doubt that the election law in India is based principally on the election statutes in England though they may differ in some particulars. In Earl of Halsbury's Laws of England, Vol. 12, page 481, para. 931, it is stated that "the expenses of a commission appointed to inquire into the existence of corrupt practices at any parliamentary election or elections in a county or borough (i) are paid, in the first instance, by the Treasury and are repayable by such county or borough, respectively, upon the requisition of the commissioners of the Treasury, which requisition is conclusive evidence of the amount stated therein and of the payment thereof by the Treasury."

It would, therefore, seem that in England the expenses of the election commissioners are not payable by the parties to the election proceedings. The shaping of a new constitution in India has been of recent growth, and people have not been able up till now to be quite familiar with the procedure that has been laid down for election, namely, (1) in the Indian Electoral Rules, (2) The Regulations, (3) Orders of the Governor-General, (4) English cases and also (5) The case law in India. But the machinery for trying election petitions has become indispensable, and it is now obligatory on the Government to appoint commissioners to try them just as they have to appoint Judges and Magistrates to try civil and criminal cases. The salaries of this latter class of officers are paid from the general revenues of the country, and parties are not required to pay them out of their own pockets. In the matter of election proceedings, Government has to make provisions in the budget of every year for expenses for Provincial and Central Legislatures, and the charge falls under the head General Administration. In these circumstances, we think that in the present state of evolution in the country, it may not be quite proper to saddle the parties in election petitions with the costs of setting up and maintaining tribunals for

the trial of such cases. Sometimes all the three commissioners may be highly paid Government officers, and sometimes the majority of them may be so. The charges in regard to their appointment will be enormous, and if the parties have to pay them, it would be extremely hard upon them. Many an innocent and honest candidate might thus be scared away if he has to run the risk of fighting with an unscrupulous enemy whose resources may be ample. With these observations we think that the adaptation of an English system to Indian use should be introduced gradually and cautiously, and when, as observed above, even in England the costs of the election commissioners are paid by the treasury in the first instance it may not be quite reasonable that the costs to be incurred for them by the Government would be borne by the parties. In the present case, though we are of opinion that strictly speaking the costs of all the commissioners are costs of this case, it is a matter within our discretion as to whether we should direct the petitioner to pay them. We are of opinion that this case is not altogether frivolous, as we have some doubts in our minds, as to whether the election at the Safipur Mian-bari has not been an irregularity, though not a material irregularity, and though it does not at all affect the result of the election (vide our decision in paragraph 2).

Further, as between the petitioner and the respondent No. (1), there has been rather a neck to neck fight. As out of a total of 4,671 votes recorded in the constituency, the respondent No. (1) secured 2,364 votes, while the petitioner got 2,307 votes. There is thus only a difference of 57 votes. In the present case, we therefore do not allow any costs to Government for setting up the tribunal.

But the petitioner must pay the costs of respondent No. (1) and the respondent No. (6), which we assess as follows:—

Costs of respondent No. (1).

	Rs. A. P.
Fees for Babu Indu Bhuman Sen, M.A., B.L., Senior pleader, for 16 days, at Rs. 25 per diem	400 0 0
Fees to Junior pleader	80 0 0
Other charges, such as, witnesses' expenses, process fees, etc.	170 0 0
Total	650 0 0

Costs of respondent No. (6) (Returning Officer).

	Rs. A. P.
Fees for the Junior Government pleader, Babu Rajendra Lal Banerjee, M.A., B.L., for 16 days, at Rs. 25 per diem	400 0 0
Travelling allowance of a clerk to and from Calcutta to obtain respondent No. (6)'s signature	15 0 0
Travelling allowance of witness Babu Dinesh Ch. Chanda, and the Sub-Inspector Abdul Kuddus, of police-station Muladi	20 0 0
Costs of stamps, processes, postage stamps and paper	11 4 6
Total	452 4 6

Upon the grounds as set forth above, we hold that respondent No. (1) Maulvi Muhammad Husain has been duly elected. We, therefore, beg to recommend to His Excellency the Governor that the petition be

dismissed, and that the petitioner Maulvi Rahim Bux Salem be ordered to pay Rs. 650 as costs to respondent No. (1) and that he be also directed to pay Rs. 452-4-6, as costs to respondent No. (6), Returning Officer, and further that these costs should bear interest at the rate of 6 per cent. per annum up till the date of realisation.

A. GHOSH, President.

G. C. DAS GUPTA, RAI BAHADUR,
Commissioner.

S. P. SEN, DIWAN BAHADUR, Commissioner.
Barisal, the 27th January 1930.

No. 34, dated Barisal, the 30th January 1930.

From—A. GHOSH, Esq., President of the Commissioners appointed under rule 36 (2) of the Bengal Electoral Rules and Regulations, 1926, at Barisal,

To—The Additional Deputy Secretary to the Government of Bengal, Appointment Department.

I have the honour to state that the Accountant, Bengal Secretariat, in his letter No. 154, dated the 27th January 1930 (*Calcutta Gazette* Advertisement bill No. 2261 of 1929), asked me to remit the sum of Rs. 60-4 as costs for advertisement of the petition in the election case noted below:—

Maulvi Rahim Bux Salem, petitioner,
versus

Maulvi Muhammad Husain and others,
respondents.

The bill has been received in this office on the 29th January 1930 after the submission of the report of the election case and so this cost for advertisement was not assessed in our report as the bill was received late.

Under the circumstances, I beg to say that the amount of Rs. 60-4 may be paid out of the first deposit of Rs. 1,000.

The petitioner, through his pleader, has been directed to deposit the sum of Rs. 60-4. The amount, if paid, will be deposited in the local treasury at the credit of the Government.

POLITICAL DEPARTMENT.

Political.

NOTIFICATION.

No. 2767P.—26th February 1930.—Babu Abinash Chandra Mazumdar, Bengali Translator to Government, is allowed leave for two months in extension of the leave already granted to him under the orders of the 23rd December 1929, viz., privilege leave for two days under article 260, Civil Service Regulations, and leave on medical certificate for the remaining period under article 336, Civil Service Regulations.

W. D. R. PRENTICE,
Chief Secy. to the Govt. of Bengal.

CALCUTTA, THE 25TH FEBRUARY 1930.

RESOLUTION—No. 2701P.

The Governor in Council is pleased to appoint the following gentlemen to be members of the Haj Committee in Calcutta in place of the Committee constituted under resolution

No. 2872P., dated the 23rd February 1929, by the Government of Bengal. In doing so, he desires to thank the former Committee for the services rendered by them:—

PRESIDENT:

(1) The Commissioner of Police, Calcutta (ex officio).

MEMBERS:

(2) The Port Health Officer, Calcutta (ex officio).

(3) The Health Officer, Corporation of Calcutta.

(4) Mr. Abdur Raheem, C.I.E., M.L.C.

(5) Maulvi Abdul Karim, M.L.C.

(6) Khan Bahadur Maulvi Ahsanullah.

(7) Maulvi Majibar Rahman, B.L.

(8) Maulvi Chowdhury Fariduddin Ahmed Siddiqui.

(9) Mr. Ashraf Ali Chowdhury, Bar.-at-Law.

(10) Mr. Amin Ahmed, M.A. (Cal.), B.A., LL.B. (Cantab.), Bar.-at-Law.

(11) Haji Shah Sufi Maulana Abu Bakar.

(12) Haji Kassim Salehji.

(13) Shams-ul-Ulama Khan Bahadur Dr. M. Hidayat Husain.

(14) Maulvi Abdul Razak Haji Abdus Sattar.

(15) Mr. Abdul Aziz Khan.

(16) Shams-ul-Ulama Maulvi Safiulla.

(17) Seth Adam Osman.

(18) The Deputy Commissioner of Port Police, Calcutta (*Secretary*).

(19) The Protector of Pilgrims, Calcutta.

The functions of the new Committee will be (a) to advise and to help in organising Haj Committees in the mufassal; (b) to supply the Haj Committees in the mufassal in good time before the commencement of the pilgrim season with upto date information regarding the rules, regulations, journey expenses, shipping, transport and all other matters connected with the Haj pilgrim traffic in particular, to supply all the information concerning the facilities for pilgrims which it is proposed to provide during the ensuing season at the Port of Calcutta; (c) to visit *muzafirkhanas*, railway stations and other places during the pilgrim season and to report on any defects in arrangements for pilgrims and suggest improvement therein and in the working of the Pilgrim Department; (d) to act as a bureau of information regarding the Haj pilgrim traffic, to keep the mufassal committees informed of all matters concerning the Haj, and to collect information from them regarding the number of pilgrims expected to travel and the approximate date of their arrival in Calcutta for embarkation; (e) to advise the mufassal Haj Committees and Sub-Committees on matters referred by them; (f) to raise and administer a fund for the welfare of pilgrims to the Haj generally and in particular, to bear the cost of repatriating indigent pilgrims, and (g) in view of Government's recommendation that the port of Calcutta should remain open for pilgrim traffic, to make every effort to secure a sufficient number of pilgrims to sail from Calcutta.

The Committee will continue for one year with effect from the 28th February 1930.

By order of the Governor in Council,

W. D. R. PRENTICE,
Chief Secy. to the Govt. of Bengal.

JUDICIAL DEPARTMENT.

No. 3851A.

Powers.

No. 3731A.—24th February 1930.—In exercise of the power conferred by sub-section (1) of section 164 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased to empower Babu Satya Prasad Ghosh, a Sub-Deputy Magistrate, also a Magistrate of the second class at Barasat in the district of the 24-Parganas, to record any statement or confession made to him in the course of an investigation under chapter XIV of the said Code or at any time afterwards before the commencement of enquiry or trial.

No. 3786A.—25th February 1930.—The officers named below are vested with the powers of a Magistrate of the third class, and are directed, under the proviso to section 357 of the Code of Criminal Procedure, to take down evidence in the English language:—

Maulvi Muhammad Ishaq (No. II), Sub-Deputy Magistrate, on probation, Tippera.

Babu Pranabendu Prasad Pal, Sub-Deputy Magistrate, on probation, Rangpur.

W. D. R. PRENTICE,
Chief Secy. to the Govt. of Bengal.

**LOCAL SELF-GOVERNMENT
DEPARTMENT.**

NOTIFICATIONS.

Minister-in-charge: The Hon'ble Kumar Shib Shekharwar Ray.

Bakarganj.—No. 861M.—25th February 1930.—In exercise of the power conferred by section 221 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), and upon the application of the Commissioners of the Patuakhali Municipality, in the district of Bakarganj, made in pursuance of a resolution passed at a meeting specially convened to consider the question, the Government of Bengal (Ministry of Local Self-Government), are pleased to extend all the provisions of Part VII of that Act to the areas of the said municipality the boundaries of which are specified below:—

The area in Ward "Puran Bazar" is bounded on the—

North—By Municipal drain commencing from Lohalia river to Kalikapur khal near Babu Akhoyakunwar De, Pleader's basha.

East—By Lohalia river.

South—By Madarbunia Bharani khal.

West—By Kalikapur khal and municipal road in front of the basha of Babu Lalitmohan Banurjee, Pleader, up to Madarbunia Bharani khal.

The area in "Kutchery Ward" is bounded on the—

North—By Patuakhali river.

East—By municipal drain commencing from Lohalia river to Kalikapur khal near Babu Akhoyakumar De, Pleader's basha, part of Kalikapur khal, and municipal road in front of the basha of Babu Lalitmohan Banurjee, Pleader, up to Madarunia Bharani khal.

South—By nal lands of Rajjabali Mridha, Forman Haoladar, and Ahmed Haoladar.

West—By Shehakati road and Musjidbari road commencing from district board road in front of Jitendra Sarkar's shop up to the junction of Munsippura road and Shehakati road.

The area in Ward "Nutan Bazar" is bounded on the—

North—By Patuakhali river.

East—By Shehakati road and Musjidbari road commencing from district board road in front of Jitendra Sarkar's shop up to the junction of Munsippura road and Shehakati road.

South—By the baris of Ganeshchandra Das, Dipchandra Dam, Bharatchandra Dam, Akhoyakumar Dam and nal lands of Bharatchandra Dam and Shonamuddin.

West—By Sutarkhali khal, baris of Asimuddin Khondakar and Jalfakkaruli.

2. The boundaries of the entire area in which the provision of Part VII will be in force are as follows:—

North—Patuakhali river.

East—Lohalia river.

South—Madarunia khal, nal lands of Rajjabali Mridha, Forman Haoladar, Ashman Haoladar, baris of Ganeshchandra Das, Dipchandra Dam, Bharatchandra Dam and Akhoyakumar Dam.

West—Sutarkhali khul, baris of Asimuddin Khondakar and Jalfakkaruli.

Pabna.—No. 879M.—25th February 1930. In exercise of the power conferred by section 14 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to appoint the following gentlemen to be Commissioners of the Pabna Municipality:—

The Civil Surgeon of Pabna (ex officio).
Babu Tarak Gobinda Chaudhury.
Rai Radhika Nath Bose Bahadur.
Babu Basanta Kumar Adhikary, B.L.
Maulvi Aftabuddin Ahmed, B.L.
Maulvi A. M. Abdul Hamid.
Maulvi Md. Sulaiman.
Maulvi Abdul Aziz Khan, B.L.

Pabna.—No. 877M.—25th February 1930.—In exercise of the power conferred by section 86, clause (f), of the Bengal Municipal Act 1884 (Bengal Act III of 1884), and upon the application of the Commissioners of the Sirajganj Municipality, in the district of Pabna, made in pursuance of a resolution passed at a meeting specially convened to consider the question, the Government of Bengal (Ministry of Local Self-Government) are pleased to sanction the levy, under section 321 of that Act, by the Commissioners of the said municipality, of fees for the cleaning of private privies and cesspools within the areas which were included in the latrine area of that municipality by Government

notification No. 2194M., dated the 23rd July 1929, and the boundaries of which are specified in the said notification.

Nadia.—No. 881M.—25th February 1930.—In exercise of the power conferred by clause (a) of section 59 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to approve the resolution passed by the Commissioners of the Santipur Municipality, in the district of Nadia, under section 27 of the Act, electing Babu Bhagabati Charan Das to be their Chairman, *vice* Babu Debendra Nath Roy, on leave.

24-Parganas.—No. 888M.—25th February 1930.—In exercise of the power conferred by section 27 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to appoint Mr. James Gordon to be the Chairman of the Garulia Municipality, in the district of the 24-Parganas, *vice* Mr. MacEwan, resigned.

Public Health.

Minister-in-charge: The Hon'ble Kumar Shib Shekharwar Ray.

No. 616P.H.—24th February 1930.—For the purposes of the Paris Sanitary Convention, 1926, and with reference to rule 1 (5) of the rules framed under section 6, sub-section (1), clause (p) of the Indian Ports Act, 1908 (Act XV of 1908), as amended by the Indian Ports (Amendment) Act, 1911 (IV of 1911), and published in Marine Department notification No. 16 Marine, dated the 6th March 1917, the Government of Bengal (Ministry of Local Self-Government) are pleased to declare Bassien to be an infected port on account of plague.

C. W. GURNER,
Sevy. to the Govt. of Bengal.

Orders by the Surgeon-General with the Government of Bengal.

No. 3871.—25th February 1930.—Assistant Surgeon Dr. Khagendra Narayan Ghosh of the Bhola subdivision and dispensary, district Bakarganj, is granted leave on average pay for three months from 27th January 1930, on medical certificate, under rule 81 (b) (ii) of the Fundamental Rules.

No. 3930.—26th February 1930.—Assistant Surgeon Dr. Khagendra Mohan Basu, Sadar Hospital, Jalpaiguri, is granted leave on average pay for sixty days, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the date of his relief.

No. 3933.—26th February 1930.—Assistant Surgeon Dr. Hiran Kumar Dutta, attached to the Carmichael Hospital for Tropical Diseases, Calcutta, is appointed to act at the Sadar Hospital, Jalpaiguri, *vice* Dr. Khagendra Mohan Basu, granted leave.

G. TATE, MAJOR-GENL., I.M.S.,
Surgn.-Genl. with the Govt. of Bengal.

EDUCATION DEPARTMENT.**Registration.****NOTIFICATIONS.**

Minister-in-charge: The Hon'ble Mr. K. Nazim-ud-Din, C.I.E.

Dacca.—No. 159 Regn.—27th February 1930.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi H. K. Bahrul Ulum temporarily to be a Muhammadan Registrar within the police-station of Narsinghdi, in the district of Dacca.

Dacca.—No. 160 Regn.—27th February 1930.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi A. K. Bahrul Ulum temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-station of Narsinghdi, in the district of Dacca.

Birbhum.—No. 165 Regn.—27th February 1930.—Babu Girija Nanda Sen, Kabiraj, Sadar Sub-Registrar of Birbhum, was allowed leave on average pay for three weeks, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 12th January 1930.

This cancels the orders issued in notification No. 75 Regn., dated the 20th January 1930.

A. J. DASH,

Secy. to the Govt. of Bengal.

Orders by the Inspector-General of Registration, Bengal.

Tippera.—No. 103—24th February 1930.—Babu Sukhada Charan Chatarji, Probationary Sub-Registrar of Comilla, Tippera, is allowed leave on average pay for nine days, under Subsidiary Rule 288 framed under rule 104 (b) of the Fundamental Rules, with effect from the 5th March 1930.

Chittagong.—No. 104.—25th February 1930.—Babu Anukul Chandra Datta, Sub-Registrar of Anwara in the district of Chittagong, is allowed leave for fourteen days, viz., leave on average pay under rule 81 (b) (ii) of the Fundamental Rules for ten days and on half average pay under rule 81 (d) of the said rules for four days, in extension of the leave granted to him in this department notification No. 4, dated the 6th January 1930.

Jessore.—No. 105.—25th February 1930.—Babu Ramesh Chandra Sen Gupta, Sub-Registrar of Rajganj in the district of Jessore, is allowed extraordinary leave without allowances for one month under rule 85 (a) of the

Fundamental Rules, in extension of the leave granted to him in this department notification No. 66, dated the 11th February 1930.

Chittagong-Bakarganj.—No. 106.—25th February 1930.—Maulvi Syed Nurul Haq, Sub-Registrar attached to Chittagong, acted as Sub-Registrar of Bamna in the district of Bakarganj from the 2nd January 1930 to 18th January 1930 (both days inclusive).

Nadia.—No. 107.—25th February 1930.—Babu Nagendra Nath Bose, Sub-Registrar of Kumarkhali in the district of Nadia, is appointed to be the Sub-Registrar of Chuadanga in the same district.

Nadia.—No. 108.—25th February 1930.—Babu Manmatha Krishna Ray, Sub-Registrar of Chuadanga in the district of Nadia, is appointed to be the Sub-Registrar of Kustia in the same district.

Nadia.—No. 109.—25th February 1930.—Maulvi Shaikh Yusuf Ali, Sub-Registrar of Kustia in the district of Nadia, is appointed to be the Sub-Registrar of Kumarkhali in the same district.

Pabna.—No. 110—25th February 1930.—Maulvi Abdul Bari Khan, Sub-Registrar of Bhangura in the district of Pabna, is allowed leave on average pay for thirty-nine days, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the date on which he may be relieved.

Noakhali.—No. 111.—25th February 1930.—Maulvi Ali Ahmad officiating Sub-Registrar of Ramgati in the district of Noakhali, is allowed leave on average pay for six days, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 5th March 1930.

J. N. RAY,
Inspr.-Genl. of Regn., Bengal.

COMMERCE DEPARTMENT.**NOTIFICATION.**

No. 1524 Com.—27th February 1930.—Mr. P. H. Waddell, I.C.S., officiating Commissioner of the Burdwan Division, is appointed, with effect from the 20th February 1930, to be the Chairman, Mining Board, Bengal, constituted under sub-section (1) of section 10 of the Indian Mines Act, 1923 (IV of 1923), since Mr. S. W. Goode, C.I.E., I.C.S., resigned.

A. CASSLELS,
Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT.**Establishment.****NOTIFICATION.**

Minister-in-charge: The Hon'ble Khan Bahadur Maulvi K. G. M. Faroqui.

No. 9.—26th February 1930.—Miss T. C. Stanley is appointed temporary Assistant Architect, Bengal, vice Mr. T. Edmondson, permanent Assistant Architect, appointed to officiate as Consulting Architect, Bengal, during the absence, on leave, of Mr. W. I. Keir, with effect from the date she joins her duties.

G. P. Hogg,
Secy. to the Govt. of Bengal.

DEPARTMENT OF AGRICULTURE AND INDUSTRIES.**Excise.****NOTIFICATION.**

Minister-in-charge: The Hon'ble Kumar Shib Shekhar Ray.

Nadia.—No. 1181Ex.—24th February 1930.—Maulvi Fazlur Rahim Chaudhuri, Superintendent of Excise and Salt, Nadia, is allowed leave on average pay from the 5th to the 13th March 1930 (both days inclusive), under rule 81 (b) (ii) of the Fundamental Rules.

G. P. Hogg.
Secy. to the Govt. of Bengal.

Orders by the Registrar of Co-operative Societies, Bengal.

No. 1847.—25th February 1930.—In modification of this department notification No. 20L., dated the 3rd September 1926, so far as it relates to the appointment of Babu Chandru Kanto Dutta, Pleader, Feni, as liquidator of the Hasanpur Joutha Bank (Registered No. 93 of 1912), in the district of Noakhali, I appoint the Senior Departmental Officer-in-charge of Co-operative Societies, Feni area, instead, as liquidator of the said society.

S. K. GANGULY,
Regr., Co-operative Societies, Bengal (offg.).

REVENUE DEPARTMENT.**Land Acquisition.****NOTIFICATIONS.**

Khulna.—No. 2628L.A.—22nd February 1930.—Babu Akshay Narayan Mitra, Sadar Subdivisional Officer, Khulna, is vested with the powers of a Collector under the Land Acquisition Act, I of 1894, in that subdivision.

Burdwan.—No. 2827L.A.—27th February 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for constructing Distributary No. 4-C of the Main Canal, Damodar Canal Project, in the villages of Uro, Sanko, Belgram and Kurnuna, jurisdiction lists Nos. 151, 165, 177 and 175, respectively, thana Galsi and village Nolla, jurisdiction list No. 1, thana Burdwan, parganas Bagha and Burdwan, district Burdwan, it is hereby notified that for the above purpose two pieces of land altogether measuring, more or less 41.08 acres and starting from chainage 37,250 feet of the main canal in mauza Uro and proceeding generally towards south, and again commencing from chainage 260 feet of the proposed distributary and proceeding generally towards east through mauzas Sanko, Belgram and Nolla and terminating in mauza Kurnuna at chainage 29,947 feet varying in width from 40 feet to 300 feet and being 29,897 feet in length, are likely to be required within the aforesaid villages of Uro, Sanko, Belgram, Nolla and Kurnuna.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, and also in that of the Executive Engineer, Damodar Canal Division.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

Pabna.—No. 2830L.A.—27th February 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the revetment at Sirajganj in the villages of Puthiabari, Dhanbandi, Goila and Shibnathpur, jurisdiction lists Nos. 186, 189, 188, 187, respectively, thana Sirajganj, pargana Barabiju, district Pabna, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 2, 115, 116, and parts of plots Nos. 1, 4, 113, 117, 397 and 398 of village Puthiabari, plots Nos. 749, 750 and parts of plots Nos. 715, 716, 717, 718, 739, 741, 743, 745, 746, 748, 751, 752, 753, 754, 756, and 758 of village Dhanbandi, parts of plots Nos. 848, 841, 872, 873, 874, 875, 876, 877, 1025, 1026, 1032, 1502, 1504, 1505, 1506, 1508, 1520, 1522 and 1057 of village Goila and plot No. 508 and parts of plots Nos. 457, 509, 510, 511, 512, 513, 514, 515, 516, 517, 610, 611, 612, 613, 614, 617, 618, 619, 623, and 624 of village Shibnathpur, and measuring, more or less, 13.67 acres, is likely to be required within the aforesaid villages of Puthiabari, Dhanbandi, Goila and Shibnathpur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Subdivisional Officer of Sirajganj.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Pabna.

Burdwan.—No. 2833L.A.—27th February 1930.—The Governor in Council is pleased to cancel the notification No. 20684L.A., dated the 22nd December 1928, under section 4 of the Land Acquisition Act, published at page 7, Part I of the *Calcutta Gazette* of the 3rd January 1929, in respect of the proposed acquisition of 3·20 acres of land required by the Burdwan Municipality for the extension of the municipal trenching ground in the village of Nari, thana Burdwan, district Burdwan.

Bakarganj.—No. 2836L.A.—27th February 1930.—The Governor in Council is pleased to cancel the notification No. 8453L.A., dated the 12th June 1929, under section 4 of the Land Acquisition Act, I of 1894, published at pages 1215-16, Part I of the *Calcutta Gazette* of the 20th idem, in respect of the proposed acquisition of 0·075 of an acre of land required by the Kaukhali union board for the Kachua-kati-Kalibari union board road, in the village of Balabhadrapur, pargana Silimabad, zilla Bakarganj.

Calcutta.—No. 2839L.A.—27th February 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for remodelling of North Despatch Yard at Dakhindari in Ward No. 30 of the Calcutta Municipality in the City of Calcutta, it is hereby notified that for the above purpose a piece of land comprising portion of premises Nos. 3A and 3/1, Jeeban Krishna Ghosh Road (old No. 2A, Dakhindari Road) and measuring, more or less, 0·0089 of an acre, bounded on the—

North—By the remaining portion of premises Nos. 3A and 3/1, Jeeban Krishna Ghosh Road (old name Dakhindari Road);

East and South—By the Eastern Bengal Railway land; and

West—By Jeeban Krishna Ghosh Road (old name Dakhindari Road),

is likely to be required within the aforesaid Ward No. 30 of the Calcutta Municipality in the City of Calcutta.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Second Land Acquisition Collector at No. 5, Bankshall Street, Calcutta.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Second Land Acquisition Collector, at No. 5, Bankshall Street, Calcutta.

Dacca.—No. 2842L.A.—27th February 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Masimpur union board for a public purpose, viz., for completing the Dhanua Kharia union board road in the village of Kharia, pargana Tappa Maheswardi, zilla Dacca, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 48, 173 and 174 and measuring, more or less, 0·074 of an acre, is likely to be required within the aforesaid village of Kharia.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Dacca.

Burdwan.—No. 2845L.A.—27th February 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for an assisted siding to No. 1 pit, South Samla Colliery, in the village of Chakkarala, jurisdiction list No. 11, thana Ondal, pargana Shergarh, district Burdwan, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0·146 of an acre, bounded on the—

North—By the lands of the East Indian Railway,

East, West and South—By the lands of the South Samla Colliery,

is likely to be required within the aforesaid village of Chakkarala.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Divisional Superintendent, Way and Works, East Indian Railway, Asansol.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

Faridpur.—No. 2848L.A.—27th February 1930.—Whereas it appears to the Governor in Council that additional land is likely to be required to be taken by Government at the expense of the Gopalganj union board for a public purpose viz., for trenching ground at Gopalganj, in the village of Khatra, thana Gopalganj, pargana Makimpur, zilla Faridpur, it is hereby notified that for the above purpose a piece of land comprising whole of cadastral survey plots Nos. 461 and 465 and part of cadastral survey plot No. 462 and measuring, more or less, 0·62 of an acre, is likely to be required within the aforesaid village of Khatra.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Subdivisional Officer of Gopalganj.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Faridpur.

Burdwan.—No. 2854L.A.—27th February 1930.—In exercise of the powers conferred by section 48 (1) of the Land Acquisition Act, I of 1894, the Governor in Council is pleased to withdraw from the acquisition of 0·062 of an acre of land notified for acquisition under declaration No. 4391L.A., dated the 4th March 1929, published at page 453, Part I of the *Calcutta Gazette* of the 7th idem, and required by the Asansol Mines Board of Health for the construction of the vaccination office and quarters for the officer of the Asansol Mines Board of Health at Nandi, in the village of Nandi, pargana Shergarh, zilla Burdwan.

Burdwan.—No. 2860L.A.—27th February 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for an assisted siding to Khas Satgram Collieries, in the villages of Jemeri (jurisdiction list No. 8, thana Raniganj) and Satgram (jurisdiction list No. 33, thana Jamuria), pargana Shergarh, district Burdwan, it is hereby notified that for the above purpose a piece of land measuring, more or less, 24·37 acres, starting from chainage 55' 56" 11" of the Jatimatook siding of the East Indian Railway in mauza Jemeri and proceeding generally towards north-east and terminating at chainage 7,970 feet in mauza Satgram varying in width from 10 feet to 190 feet and being 7,970 feet in length, is likely to be required within the aforesaid villages of Jemeri and Satgram.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Superintendent, Way and Works, Asansol.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

DECLARATIONS.

Khulna.—No. 2775L.A.—25th February 1930.—Whereas it appears to the Governor in Council that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of Sub-Registrar's office and quarters at Kalaroa, in the village of Jhikra, pargana Kalaroa Hossainpur, zilla Khulna, it is hereby declared that for the above purpose a piece of land measuring, more or less, 0·54 of an acre, comprised in cadastral survey plot No. 126, is required within the aforesaid village of Jhikra.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Subdivisional Officer, Satkhira.

Tippera.—No. 2851L.A.—27th February 1930.—Whereas it appears to the Governor in Council that land is required to be taken by Government at the public expense for a public purpose, viz., for a ground tank at Tangirpar station, in the village of Rara, pargana Meher, police-station Hajiganj, zilla Tippera, it is hereby declared that for the above purpose a piece of land measuring, more or less, 1·20 acres, comprising parts of cadastral survey plots Nos. 185, 182 and 186, is required within the aforesaid village of Rara.

Mines of coal, iron-stone, slate or other minerals lying under the land, or any particular portion of the land, except only such parts of the mines and minerals as it may be necessary to dig, or carry away, or use, in the construction of the work for the purpose of which the land is being acquired are not needed.

This declaration is made, under the provisions of section 6 of Act I of 1894, and section 3, clause (1), Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the office of the Subdivisional Officer, Chandpur.

Pabna.—No. 2857L.A.—27th February 1930.—Whereas it appears to the Governor in Council that land is required to be taken by Government at the public expense for a public purpose, viz., for the Eastern Bengal Railway Crew Hostel at Ishurdi in the village of Patilakhali, pargana Bajuras-Nazirpur, zilla Pabna, it is hereby declared that for the above purpose a piece of land, comprising cadastral survey entire plots Nos. 1277, 1278, 1279, 1343, 1344, 1345 and the parts of plots Nos. 1280 and 1342 and measuring, more or less, 1.75 acres, is required within the aforesaid village of Patilakhali.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Pabna.

Rajshahi.—No. 2866J.I.—27th February 1930.—Whereas it appears to the Governor in Council that land is required to be taken by Government at the expense of the district board of Rajshahi for a public purpose, viz., for the improvement of the Boalia local board road from Sopura to Musrail in the village of

Chhota Bonogram, jurisdiction list No. 114, thana Boalia, pargana Garherhat, district Rajshahi, it is hereby declared that for the above purpose a piece of land comprising a part of cadastral plot No. 624 and measuring, more or less, 0.02 of an acre, is required within the aforesaid village of Chhota Bonogram.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Rajshahi.

JURISDICTION.

NOTIFICATION.

No. 2866J.I.—27th February 1930.—The following notification of the Government of India, Home Department, is republished for general information:—

No. F 45/1/30, dated. New Delhi, the 20th January 1930.

Notification—By the Government of India, Home Department.

In exercise of the powers conferred by sub-section (3) of section 15 of the Indian Census Act, 1929 (X of 1929), the Governor General in Council is pleased to direct that the powers to make rules for certain purposes conferred upon him by clauses (a), (b) and (c) of sub-section (2) of the said section may also be exercised by any local Government, with respect to the territories administered by it.

H. J. TWYNAM,
Secy. to the Govt. of Bengal.

LEGISLATIVE DEPARTMENT.

NOTIFICATION.

No. 749L.—27th February 1930.—It is hereby notified, in pursuance of rule 14 (9) of the Bengal Electoral Rules, that the candidates mentioned in the first column of the Schedule appended to this notification have been declared under rule 14 (7) of the aforesaid rules to have been duly elected by the constituencies mentioned in the second column of that Schedule to be members of the Bengal Legislative Council:—

Schedule.

Name of candidate declared to be elected.

Sir Nilratan Sircar	...
Dr. Amulya Ratan Ghose	...
Rai Dr. Haridhone Dutt Bahadur	...
Mr. Sudhanu Mohan Bose	...
Mr. Gokul Chand Boral	...

Constituency for which the candidate has been elected.

Calcutta South (Non-Muhammadan).
Howrah Municipal (Non-Muhammadan).
Calcutta Central (Non-Muhammadan).
Calcutta East (Non-Muhammadan).
Calcutta South Central (Non-Muhammadan).

J. BARTLEY,
Secy. to the Bengal Legislative Council.

HIGH COURT NOTICES.**Original Side.**

The 31st January 1930.

With the approval of the Governor General in Council it is ordered by the High Court of Judicature at Fort William in Bengal under section 246 of the Indian Companies Act, 1913, and all other powers thereto, enabling that the rules in chapter XXXI of the "Rules of the High Court, 1914," be repealed and that the following "Rules under the Indian Companies Act, 1913, and in relation to Company Matters" be passed and adopted in substitution thereof, with effect from 15th February 1930:—

Rules under the Indian Companies Act, 1913, and in relation to Company Matters both for the High Court and Courts subordinate thereto.**General.**

1. In these Rules unless the context or subject-matter otherwise requires— **Definitions.**

- (i) "The Act" means the Indian Companies Act, 1913, as from time to time amended or modified.
- (ii) "Advocate" means, in the High Court, a person entitled to appear and plead in the High Court in the exercise of its Original Jurisdiction, and includes, as regards proceedings in Chambers in the High Court, an attorney of the said Court, and as regards proceedings in a District Court any person entitled to appear and plead in such Court.
- (iii) "Attorney" means, in the High Court, an attorney of the High Court or firm of such attorneys, and in a District Court, a legal practitioner or firm of legal practitioners entitled to appear and plead in such Court.
- (iv) "Certified" means, in relation to a copy, certified as provided in section 76 of the Indian Evidence Act.
- (v) "Company" means a company in respect of which proceedings to which these Rules apply have been instituted under the Act.
- (vi) "Court" means the Court having jurisdiction under the Act.
- (vii) "Creditor" includes a corporation and a firm of creditors in partnership.
- (viii) "Filed" means filed in the office of the Registrar.
- (ix) "High Court" means the High Court of Judicature at Fort William in Bengal in its Original Jurisdiction.
- (x) "Judge" means, in the High Court, a Judge exercising Original Jurisdiction, and in the District Court, the Judge of such Court.
- (xi) "Petition" in rules 34 to 44, both inclusive, means a petition to wind up a company by or under the supervision of the Court.
- (xii) "Registrar" means, in the High Court, the Registrar of the Court in its Original Jurisdiction, and in a District Court, the Judge or such officer of such Court as may be authorised to perform such duties as are by these Rules assigned to the Registrar.
- (xiii) "Sealed" means sealed with the seal of the Court.
- (xiv) "These Rules" or "The Rules" means the Rules in this Chapter and includes the prescribed forms but not the marginal notes to such Rules.

Words importing the masculine gender shall include females.

Words in the plural shall include the singular and words in the singular shall include the plural.

The word "person" shall include any body of persons corporate or unincorporate.

Expressions referring to writing shall include printing, typing, lithography, photography, and other methods of representing or reproducing words in a visible form.

**Titles to
Proceedings,
Advertisements,
etc.**

2. The following shall be used as general headings in all matters to which these Rules apply:—

A.—In proceedings before the Judge in Chambers or in Court:—

In the High Court of Judicature at Fort William in Bengal, Original Civil Jurisdiction (or, in the District Court of).

In the matter of the Indian Companies Act, VII of 1913, and of Limited.

B.—In all advertisements, notices and other proceedings not before the Judge in Chambers or in Court:—

In the matter of the Indian Companies Act, VII of 1913, and of Limited.

**Proceedings
to begin in
Chambers.**

3. In the High Court all petitions shall be presented and applications made to, and proceedings taken before a Judge in Chambers, provided nevertheless that the Judge may adjourn any matter so brought before him into Court. In a District Court all petitions shall be presented, applications made to and proceedings taken under the direction of the Judge of such Court.

**Application
of Original
Side Rules
and Practice.**

4. In the High Court the rules of the Original Side of the High Court for the time being in force, and the general practice of the Court, including the course of procedure and practice in Chambers, shall apply as regards all proceedings under the Act in relation to companies so far as may be applicable, except and so far as by the Act or these Rules otherwise provided.

**Registrar
of Company
Matters.**

5. The Registrar shall keep and maintain a book to be called the "Register of Company Matters" in which shall be entered and numbered serially all applications—

- (a) for an order confirming an alteration of the Memorandum of Association of a company (section 13);
- (b) for an order extending the time to file a copy of the order of confirmation, etc. (section 15);
- (c) for rectification of the register (section 38);
- (d) for confirmation of a resolution as to reorganisation of share capital (section 54);
- (e) for reduction of capital;
- (f) for an order directing the calling of a general meeting of a company (section 76);

- (g) for an order extending the time for filing a return of allotments (section 104);
- (h) for an order extending the time for registration of a mortgage or charge (section 120);
- (i) for an order to compel inspection (section 124);
- (j) to wind up a company whether registered or unregistered;
- (k) made in the voluntary winding up of a company, whether or not an order shall have been made under section 221;
- (l) for an order to wind up a company subject to the supervision of the Court (section 221);
- (m) to declare the dissolution of a company to be void (section 243);
- (n) for security for costs (section 280);
- (o) for an order relieving a director from liability (section 281);
- (p) otherwise originating proceedings under the Act in relation to a company.

6. All applications or orders made and all processes issued or documents filed thereafter in such proceedings shall bear the serial number thereof.

Applications
and orders
to bear
serial number.

7. The Registrar shall keep and maintain a book to be called the *Ledger of Company Matters*.

Ledger of
Company
Matters.

8. The *Ledger of Company Matters* shall be kept and indexed according to the names of the companies to which the entries therein relate, and under the name of each company shall be recorded all documents filed in any proceedings referred to in rule 5. Every document so recorded shall be serially numbered in the ledger and shall bear the same number, which shall be endorsed thereon in red ink at the time when such document is recorded.

Mode of
keeping Ledger
of Company
Matters.

9. The power of the Judge to enlarge or abridge the time for doing any act, or taking any proceeding, shall not be deemed to be affected by this chapter.

Enlargement
and
abridgement
of time.

10. Where an advertisement is required for any purpose, it shall, unless otherwise prescribed by these Rules or directed by the Judge, be inserted once in the *Calcutta Gazette* and once in two daily newspapers circulating in Calcutta.

Advertisement.

11. The Judge may in a special case dispense with any advertisement required by these Rules.

Power to
dispense with
advertisements.

12. No proceedings under the Act or the Rules shall be invalidated by any formal defect or by any irregularity, unless the Judge before whom an objection is made to the proceeding is of opinion that substantial injustice has been caused by the defect or irregularity, and that the injustice cannot be remedied by an order.

Validation of
defective
or irregular
proceedings.

13. The forms to which reference is made in and to be used under these Rules are those in the Appendix, and the same where applicable, and where they are not applicable, forms of the like character with such variations as circumstances may require, shall

Application
of forms.

be used. Where such forms are applicable any costs occasioned by the use of any other or prolix forms shall be borne by or disallowed to the party using the same unless the Judge shall otherwise direct.

Reduction of Capital.

- | | |
|---|--|
| Mode of application. | 14. An application for an order confirming the reduction of the share capital of a company shall be made on petition verified by affidavit. Such petition shall be in Form No. 1. |
| Application to dispense with "and Reduced." | 15. An application for an order dispensing with the addition of the words "and Reduced" may be made <i>ex parte</i> at or after the presentation of such petition, provided the Judge may direct notice to be given of such application or adjourn the consideration thereof as he may think fit. |
| Procedure where creditors are not entitled to object. | 16. In a case where the creditors of a company are not entitled to object to the proposed reduction it shall not be necessary to obtain the certificate required by Rule 27 and on the presentation of the petition the Judge shall fix a day for the hearing thereof and shall give directions as to the advertisements to be published of the presentation of the petition, so that the first or only insertion of such notice shall be made not less than fourteen days before the date fixed for the hearing. Such notice shall be in Form No. 2. |
| Procedure where creditors are entitled to object. | 17. In a case where the creditors are entitled to object to the proposed reduction, application may be made <i>ex parte</i> by summons for directions as to the proceedings to be taken for settling the list of creditors entitled to object and for fixing the date with reference to which the list of such creditors is to be made out, and the Judge may, either then or thereafter, give directions in respect of the matters mentioned in Rules 19, 21, 23, and 24. The order shall be in Form No. 3. |
| Proceedings to continue by adjournment. | 18. Proceedings under the order shall be continued by adjournment or, if the Judge shall so direct, by further summons. |
| List of names and addresses, etc., of creditors to be filed. | 19. In a case where the creditors are entitled to object to the proposed reduction the company shall, within such time as the Judge shall direct, file a list containing the names and addresses of the creditors of the company at the date fixed under rule 17 and stating the nature and amounts of the debts due to each of them respectively, or, in case of any debt payable on a contingency or not ascertained, or of any claim admissible to proof in a winding-up of the company, the value, so far as can be justly estimated, of such debt or claim. Such list shall be verified by the affidavit of an officer of the company competent to make the same. Such affidavit shall be in Form No. 4. |
| Inspection of list of creditors. | 20. Copies of such list, containing the names and addresses of the creditors and the total amount due to them, but omitting the amounts due to them respectively, or (if the Judge shall think fit) complete copies of such list shall be kept at the registered office of the company and at the office of its attorney, and any person desirous of inspecting the same may, at any time during the usual hours of business, inspect and take extracts from the same on payment of the sum of one rupee. |
| Notice to creditors. | 21. The company shall, within seven days after the filing of such affidavit, or such further time as the Judge may allow, send |

to each creditor whose name is entered in the said list, a notice stating the amount of the proposed reduction of capital, and the amount or estimated value of the debt or claim for which such creditor is entered in the said list. Such notice shall be sent by prepaid letter post to each creditor at his last known address: Provided that where such address is not in British India, or is not known to the company, the Judge may direct notice to be given to such creditor in such manner as he may think fit. Such notice shall be in Form No. 5.

22. Notice of the filing of the list of creditors shall be advertised by the company in such manner as the Judge shall direct. Such notice shall be in Form No. 6.

23. A creditor entered in the said list who claims to be a creditor for a larger amount than that stated therein shall send his name and address, and particulars of his debt or claim, and the name and address of his attorney (if any) to the attorney of the company, within the time stated in such notice being not more than fourteen days from the date of the notice or such further time as the Judge may allow.

24. The company shall, within such time as the Judge shall direct, file an affidavit made by its attorney verifying a list containing the names and addresses of persons (if any) who shall have sent in particulars of their debts or claims in pursuance of the notices prescribed by Rule 22, and the amounts of such debts or claims. A competent officer of the company shall join in such affidavit proving the despatch and publication of such notices, and distinguishing in such list which (if any) of such debts and claims are wholly, or as to any and what part thereof, admitted by the company, and which (if any) of such debts and claims are wholly, or as to any and what part thereof, disputed by the company. Such affidavit shall be in Form No. 7.

25. Where any debt or claim, the particulars of which have been so sent, is not admitted by the company in full, then and in every such case, unless the company is willing to set apart and appropriate in such manner as the Judge shall direct the full amount of such debt or claim, the company shall, where the Judge thinks fit so to direct, send to the creditor a notice that he is required to prove such debt or claim or such part thereof as is not admitted by the company, by affidavit by a day to be therein named being not less than fourteen days after such notice, and being the time appointed by the Judge for adjudicating upon such debts and claims. Such notice shall be sent in the manner provided by rule 21, and shall be in Form No. 8, and such affidavit in proof shall be in Form No. 9.

26. The costs of proof of a debt or claim in pursuance of the notice prescribed by rule 25 shall be in the discretion of the Judge.

27. The result of the settlement of the list of creditors shall be stated in a certificate which shall be prepared by the attorney of the Company and signed by the Judge. Such certificate shall (1) specify debts or claims (if any) which have been disallowed; (2) distinguish (a) debts or claims the full amount of which the company is willing to set apart and appropriate, (b) debts or claims (if any) the amount of which has been

fixed by inquiry and adjudication in manner provided by section 59 of the Act, (c) debts or claims (if any) the full amount of which is not admitted by the company, and of which the company is not willing to set apart and appropriate the full amount or the amount of which has not been fixed by inquiry and adjudication as aforesaid; (3) show (a) which of the creditors have consented to the proposed reduction, and the total amount of the debts due to them, (b) the total amount of the debts or claims the payment of which has been secured in manner provided by section 59 of the Act and the person to or by whom the same are due or claimed. It shall not be necessary to show in such certificate the several amounts of the debts or claims of any persons who have consented to the proposed reduction or the payment of whose debts or claims has been secured as aforesaid.

**Hearing
of petition.**

28. After the expiration of eight days from the filing of such last-mentioned certificate, the petition shall be set down for hearing, by requisition addressed to the Registrar by the attorney of the company.

**Notice of
hearing.**

29. Notice of the day appointed for the petition to be heard shall, unless the Judge otherwise directs, be advertised in the same manner as the notice under rule 23 so that the first or only advertisement shall be published not less than fourteen days before such day. Such notice shall be in Form No. 10.

**Who may
appear on
hearing.**

30. Any creditor included in the said certificate whose debt or claim has not, before the hearing of the petition, been discharged or determined or been secured in manner provided by section 59 of the Act, and who has not before the hearing consented to the proposed reduction of capital, may appear at the hearing of the petition and oppose the application. A creditor intending so to appear shall give two days' notice in writing of such intention to the attorney of the company and in default of such notice shall not without the leave of the Judge be entitled to appear. The costs of the appearance of a creditor shall be in the discretion of the Judge.

**Directions
at hearing.**

31. At the hearing of the petition the Judge may, if he think fit, give such directions as may seem proper with reference to the securing, in manner mentioned in section 59 of the Act, the payment of the debts or claims of any creditors who do not consent to the proposed reduction; and the further hearing of the petition may, if the Judge think fit, be adjourned for the purpose of allowing any steps to be taken with reference to the securing in manner aforesaid the payment of such debts or claims.

**Order
confirming
reduction.**

32. Where the Judge makes an order confirming a reduction, such order shall give directions as to the manner in which, in what newspapers, and at what times notice of the registration of the order and of such minute, as is mentioned in section 61 of the Act, shall be published, and (unless the addition of the words "and Reduced" shall have been dispensed with altogether or shall be dispensed with thenceforth) shall fix the date until which the words "and Reduced" are to be deemed part of the name of the company as provided in section 57 of the Act.

**Publication
of reasons,
for reduction,
etc.**

33. Where the Judge shall think fit to require the company to publish the reasons for the reduction of its capital or any other information with regard thereto, or the causes which led to such

reduction (as provided by section 65 of the Act) the same shall be advertised in such newspapers, in English and in the vernacular, as the Judge shall think fit.

Winding-up.

Petition.

34. The petition shall be in the Form No. 11 or Form No. 12. Form.

35. The petition shall be verified by an affidavit to be made by the petitioner or by one of the petitioners, if more than one, or, if the petition is presented by a corporation, by a Director, Secretary, or other principal officer thereof, and presented with and filed upon the admission of the petition: Provided that where the Judge is satisfied that the petitioner is unable to make such affidavit by reason of absence, illness or other sufficient cause of a like nature it may, with the sanction of the Judge to be given at the time of the presentation of the petition, be made by any person duly authorised by the petitioner and competent to make the same. Such affidavit shall be in Form No. 13.

36. Upon the admission of the petition the Judge shall fix a date for the hearing thereof and give directions as to the advertisements to be published and as to the persons on whom copies are to be served. At any time before the petition has been advertised as directed the Judge may alter the date so fixed for the hearing.

37. In default of any direction to the contrary the petition shall be advertised fourteen clear days before the date fixed for the hearing thereof as follows:—once in the *Calcutta Gazette*, and once at least in an English daily newspaper and a vernacular daily newspaper published in Calcutta, and in the case of a petition to a District Court once at least in one local newspaper, if such there be, and by proclamation affixed to the walls of the Court House. The advertisement shall be in Form No. 14.

38. The petitioner or his attorney shall, not less than three days before the date fixed for the hearing, make and file an affidavit that the directions as to advertisements have been observed, and produce for inspection copies of such advertisements. In default of compliance with the directions as to advertisements the appointment for the hearing of the petition shall be cancelled and the petition removed from the file unless the Judge shall otherwise direct.

39. Every such petition shall, unless presented by the company, be served at the registered office of the company, and if there is no registered office, then at the principal or last known principal place of business of the company by leaving a copy thereof with a copy of the order made under rule 36 with any member, officer, or servant of the company or in case no such member, officer, or servant can be found at such office or place of business then in such manner as the Judge may direct. If the company is at the date of the admission of the petition being

wound up voluntarily, the petition shall also be served upon the liquidator (if any), appointed for the purpose of winding-up the affairs of the company by leaving such copies with him or in such manner as the Judge may direct. Such affidavits of service shall be in Forms No. 15 and No. 16.

Copy of petition to be furnished.

40. Every contributory or creditor of the company on payment of the usual fees shall be entitled within twenty-four hours after such payment to be furnished by the petitioner, or his attorney if any, with a copy of the petition, and of the affidavit in verification thereof and shall also be entitled upon payment of the prescribed fees to obtain such copies from the Court.

Hearing of Petition.

Notice of intention to appear on hearing.

41. A person who intends to appear on the hearing of the petition shall leave with, or send by registered post, to the petitioner, or his attorney, notice of such intention signed by him, or by his attorney. Such notice shall be served, or, if sent by registered post, shall be posted in time to reach the addressee not later than two clear days before the day appointed for the hearing of the petition. No person who has failed to comply with this rule shall be allowed to appear on the hearing of the petition without the leave of the Judge. Such notice shall be in Form No. 17.

Affidavit in opposition.

42. An affidavit intended to be used in opposition to the petition shall be filed not less than five days before the date fixed for the hearing thereof, and notice of the filing thereof shall be given to the petitioner, or his attorney, on the day on which the affidavit is filed. If any person fails to comply with this rule the affidavit, unless the Judge otherwise directs, shall not be used on the hearing of the petition.

Affidavit in reply.

43. An affidavit intended to be used in reply to an affidavit filed in opposition shall be filed not less than two days before the date fixed for the hearing of the petition. Notice of such filing shall be given forthwith to the person by whom the affidavit in opposition was filed or to his attorney.

Procedure where petition not prosecuted.

44. When a petitioner applies for leave to withdraw his petition, or asks that it be dismissed or that the hearing thereof be adjourned or fails to appear in support thereof, or if appearing does not apply for an order in terms thereof, or if for any other sufficient reason the Judge shall think fit so to do, the Judge may, upon such terms as he thinks just, substitute as petitioner any creditor or contributory who in his opinion would have a right to present a petition, and is desirous of prosecuting the petition already admitted, and such substituted petitioner shall within such time as the Judge may order file an affidavit setting out the grounds upon which he supports the petition.

Winding-up Order and Summons for Directions.

Notice of order to be given to Registrar of Companies.

45.* When an order for the winding-up of a company by or under the supervision of the Court has been made the petitioner or his attorney shall forthwith send to the Registrar of Companies a notice in Form No. 18.

46. At the time of making the winding-up order, or at any time thereafter, the Judge may (1) appoint an Official Liquidator either temporarily or permanently and fix his remuneration, (2) sanction the appointment by the Official Liquidator of an attorney to assist the Official Liquidator in the performance of his duties, (3) give directions as to (a) the advertisements to be published and the persons, if any, on whom the order shall be served as also the mode of such service, (b) the persons to whom notice shall be given of the further proceedings, (c) the persons on whom the summons for directions hereinafter prescribed shall be served and the mode of such service. The order shall be in Form No. 19 or Form No. 20.

47. If the company is not the petitioner or does not appear at the hearing the order shall be served upon the company.

48. In default of any directions as to advertisements the order shall within fourteen days after the order shall have been sealed be advertised by the petitioner, or the substituted petitioner as the case may be, once in the *Gazette of India* and once in the *Calcutta Gazette* and shall be served upon such person and in such manner as the Judge may direct. The form of advertisement shall be in Form No. 21.

49. Within fourteen days, or such less time as the Judge may direct, after the order shall have been sealed, a summons for directions shall be taken out by the Official Liquidator, if appointed, otherwise by the petitioner, or by any other person directed as aforesaid. Upon the hearing of such summons directions shall be given by the Judge in respect of such matters as he shall deem necessary or expedient including any of the matters following:—
(a) for the appointment of an Official Liquidator (if not already appointed or if appointed temporarily), (b) delegation under section 246 of the Act of the powers of the Court, (c) for the proof of debts, (d) settlement of the list of contributories, (e) powers of the Official Liquidator in respect of matters specified in section 179 of the Act. The further proceedings under the order shall be continued by adjournment of such summons, and save as otherwise provided by these rules all applications by an Official Liquidator, creditor, or contributory, shall be made by restoration of such summons supported by affidavit. Provided that the Judge may direct the service or re-service of such summons or of a further summons on any person.

50. Any person intending to use any affidavit in any proceeding taken in the winding-up after the making of the order shall file the same and, unless the Judge otherwise directs or unless otherwise required by these rules, shall serve a copy thereof on the Official Liquidator, or, if there shall be no Official Liquidator, on the petitioner or his attorney, not less than two clear days before the hearing of any application or proceeding upon which it is intended to be used.

Provisional Appointment of an Official Liquidator.

51. The Judge may, upon the application of the petitioner or of a creditor or contributory made on petition and upon proof by affidavit, or otherwise, of sufficient grounds for making the

Form of
winding-up
order.

Service of
order on the
company.

Advertisement
of order.

Summons for
directions.

Affidavits
to be filed
and served

Mode of
application.

appointment, provisionally appoint an Official Liquidator (in these Rules called a Provisional Liquidator) upon such terms, as to security, if any, and otherwise as he may think fit.

Form of order.

52. The order appointing a Provisional Liquidator shall state the nature and description of any property of which possession is ordered to be taken and the duties of the Provisional Liquidator. Such order shall be in Form No. 22.

Directions as to remuneration and expenses.

53. Upon the appointment of a Provisional Liquidator, or at any time thereafter, the Judge may give such directions and make such order as he thinks fit as to the remuneration of the Provisional Liquidator and the payment thereof and the payment of all costs, charges and expenses properly to be incurred by him.

Application of rules relating to Official Liquidators.

54. The rules contained in this chapter relating to Official Liquidators shall, so far as the same are applicable and subject to any directions of the Judge or Court in each case, apply to Provisional Liquidators.

Appointment and Duties of Official Liquidator.

Appointment, when without notice.

55. In the event of no Official Liquidator having been appointed before or at the time of the making of the winding-up order, the power of the Judge under Rule 46 to appoint an Official Liquidator may be exercised without previous advertisement or notice.

Advertisements of time fixed for appointment.

56. Advertisements of the time fixed for the appointment of an Official Liquidator, if directed, shall be published as the Judge may direct, but so that the first or only advertisement shall be published not less than seven days before the time so fixed. The advertisement shall be in Form No. 23.

Nominations.

57. Creditors or contributories may, on the date fixed for such appointment, nominate any person or persons for appointment as Official Liquidator, and every nomination shall be in writing signed by the nominator and nominee and contain an undertaking by the nominee that he will furnish such security as the Judge may order. Nominations shall be in Form No. 24.

Certification of security.

58. No order for the appointment of an Official Liquidator shall, in the event of security being directed to be furnished, be filed until such security has been furnished and certified as hereinafter provided.

Filing of order.

59. Upon such certification the order shall be filed forthwith. If no security be directed to be furnished the order shall be filed within seven days from the date thereof.

Form of order.

60. Such order shall fix the dates and intervals of time at which the Official Liquidator shall file his accounts of receipts and payments and shall be in Form No. 25.

Copy of order to be filed with Registrar of Companies.

61. A certified copy of the order appointing an Official Liquidator shall be filed by him with the Registrar of Companies within ten days of the same being filed.

- 62.** The appointment of an Official Liquidator shall be advertised by such Liquidator in such manner as the Judge may direct immediately after the order has been filed. Such advertisement shall be in Form No. 26. Appointment to be advertised.
- 63.** The Judge may direct that an Official Liquidator may act pending the filing of the order appointing him and the furnishing of security, if any. Liquidator, when may act before order filed.
- 64.** If an Official Liquidator shall die, or resign, or be removed, another Official Liquidator shall be appointed in such manner as the Judge may direct. Death, resignation and removal of Liquidator.
- 65.** Whenever an Official Liquidator shall submit his accounts to be passed, and also at other times whenever the Judge may so direct, the Official Liquidator shall satisfy the Judge by affidavit or otherwise, as the Judge may direct, that his sureties are living, and resident in British India, and have not been adjudged insolvent, or, in the case of a corporation, that such surety is carrying on business in British India, and in default thereof he may be directed to furnish fresh security. Affidavit as to sureties.
- 66.** An Official Liquidator, except by leave of the Judge, shall not directly or indirectly, by himself or by any partner, clerk, agent, servant, or otherwise enter into any transaction of any nature whatsoever with the company or himself as such Liquidator. Transactions by Liquidator.
- 67.** Any transaction had in breach of the provisions of Rule 66 may be set aside by the Judge on the application of any creditor or contributory or of his own motion. The Judge may forthwith remove an Official Liquidator acting in breach of Rule 66 and may make such order as to costs as he shall think fit. Avoidance of transactions by Liquidator.
- 68.** In any case in which the leave of the Judge is given under Rule 66, all costs of obtaining such leave shall be borne by the person in whose interest such leave is obtained, and shall not be payable out of the company's assets. Costs of application for sanction to transaction.
- 69.** An Official Liquidator who desires to resign his office shall apply to the Judge by petition for permission, and thereupon the Judge shall determine whether or not the resignation shall be accepted, or may give such directions and make such order as he shall deem expedient. Mode of application to resign.
- 70.** If an Official Liquidator be adjudged insolvent the Judge shall, upon the application of any creditor or contributory, remove such Liquidator. Insolvency of Liquidator.

Security by Provisional Liquidator or Official Liquidator.

- 71.** Every Provisional Liquidator or Official Liquidator shall, unless the Judge shall otherwise direct, give security by depositing Government securities or by entering into a bond with one or more sufficient sureties, in such sum and within such time as the Judge may direct. Such bond shall be in Form No. 27 or Form No. 28 and the affidavit by such sureties shall be in Form No. 29. Security by Liquidator.
- 72.** In every case where security is ordered to be furnished the same shall be certified by the Registrar or the District Judge. Certificate as to security.

Failure to furnish security.

Failure to maintain security.

Liquidator's banking account.

Payment into Bank.

Payment out of bank.

Penalty for breach of rule.

Deposit of securities in Bank.

Delivery of securities by Bank.

as the case may be, as having been furnished in the manner and time ordered. Such certificate shall be in Form No. 30.

73. If a Provisional Liquidator or Official Liquidator fails to furnish the required security within the time ordered or within any extension thereof, the Judge may rescind the order of appointment and make such other appointment and such order as to costs as he considers fit and proper.

74. If a Provisional Liquidator or Official Liquidator fails to maintain the security ordered to be furnished the Judge may remove him and make such other appointment and such order as to costs as he may think fit.

75. If it shall appear at any time that the security furnished by the Provisional Liquidator or Official Liquidator is inadequate or excessive the Judge may upon the application of the Provisional Liquidator or Official Liquidator, or of a creditor or contributory order that the security be increased or reduced in amount.

Banking Account and Investment by Official Liquidator.

76. Upon a winding-up order being made by the High Court the Official Liquidator shall, as soon as may be after his appointment, open an account with the Imperial Bank of India or such other Bank as the Judge may direct (hereinafter called "the Bank") in the name of "the Official Liquidator of the company in liquidation." The authority to open an account with a Bank other than the Imperial Bank of India shall be in Form No. 31.

77. All monies received in the course of the winding-up shall be paid into such account at the Bank immediately after receipt thereof, and in the case of a winding-up by a District Court into that Court.

78. No monies shall be paid out of the aforesaid banking account except upon cheques or orders signed by the Official Liquidator and countersigned by the Registrar, provided that the Judge may dispense with such countersignature.

79. Where any Official Liquidator shall not pay any monies received by him to the Bank or into the District Court, as the case may be, within seven days after the receipt thereof, such Official Liquidator shall, unless the Judge otherwise directs, be charged in his account with Re. 1 for every Rs. 100, or part thereof, for every seven days, or part thereof, during which the same shall have been retained, and the Judge may, for any such retention, disallow the whole or part of the salary or remuneration of such Official Liquidator.

80. Unless the Judge shall otherwise direct, all bills, *hundis*, notes and other securities of a like nature payable to the company or to the Official Liquidator thereof shall, as soon as they shall come to the hands of such Official Liquidator, be deposited by him with the Bank, or in the case of a District Court with such Court, for the purpose of being presented for acceptance and payment, or for payment only, as the case may be.

81. No bills, *hundis*, notes and other securities deposited as aforesaid shall be delivered out save upon a request signed by the Official Liquidator and countersigned by the Registrar.

82. All or any part of the money for the time being standing to the credit of the account of the Official Liquidator at the Bank, or in the case of a District Court in that Court, and not immediately required for the purposes of winding-up, may be invested in the purchase of securities issued by the Government of India in the name of the Official Liquidator. All such investments shall be made by the Bank or by the District Court, as the case may be, upon a request signed by the Official Liquidator such request shall be in Form No. 32. Such securities shall be retained by the Bank or by the said District Court in the name and on behalf of the Official Liquidator, and shall not afterwards be sold or transferred or otherwise dealt with, except upon a direction for that purpose signed by the Official Liquidator and countersigned by the Registrar.

Investment
of balances
at Bank.

83. All dividends and interest to accrue due from any such securities shall from time to time be received by the Bank or the District Court, as the case may be, (for which purpose the Official Liquidator may execute such power or powers of attorney as may be necessary) and placed to the credit of the account of such Official Liquidator.

Interest and
dividends
on securities.

84. The sanction of the Judge under section 179 (f) of the Act shall be endorsed on any bill of exchange, *hundi* or promissory note and signed by the Registrar.

Form of
sanction
under section
179 (f).

Books of Account and Records of Official Liquidator.

85. The Official Liquidator shall forthwith upon his appointment provide and keep proper books of account for the purpose of showing the receipts and payments of the company in its liquidation and of all such transactions and matters as may be necessary to furnish a correct record of his administration of the affairs of the company. In particular, he shall keep (a) a cash-book, in which shall be entered from day to day all receipts and payments, (b) a Ledger, which shall include individual accounts of the contributors, in which every contributory shall be debited with the amount payable by him in respect of any call, and (c) a book to be called the "Record Book" in which shall be recorded all minutes, all proceedings had, and resolutions passed at any meeting of creditors or contributors, and all such matters other than matters of account as may be necessary to furnish a correct record of his administration of the affairs of the company.

Books to be
kept.

86. The accounts of the Official Liquidator shall be verified by affidavit and shall be filed at such times as may be ordered by the Judge, and shall be passed upon notice to such persons (if any) as the Judge may direct. Such accounts and affidavit shall be in Forms Nos. 33 and 34 respectively.

Verification
and passing
of accounts.

87. A creditor or contributory shall be entitled to obtain from the Registrar a copy of any such account upon payment of the prescribed fees.

Copies of
account.

88. Where the Official Liquidator is authorised to carry on the business of the company, he shall keep separate books of account in respect of such business, and *mutatis mutandis*, rules 85, 86 and 87 shall apply.

Books to be
kept where
Liquidator
conducts
business.

Affidavit of no receipts or payments.

89. Where an Official Liquidator has not since the date of his appointment or since the last filing and passing of his accounts, as the case may be, received or paid any sum of money as Official Liquidator, he shall, at the time when he is required to file his accounts, file an affidavit of no receipt or payments. Such affidavit shall be in Form No. 34.

Delivery of books by Liquidator to successor.

90. Upon an Official Liquidator being permitted to resign or being removed from his office, he shall deliver to his successor, or to such person as the Judge may direct, all books kept by him, and all other books, documents, papers and accounts in his possession relating to the company.

Disposal of books.

91. The Judge may, at any time during the progress of the liquidation, on the application of the Official Liquidator, give directions as to the disposal of such of the books, papers and documents of the company or of the Official Liquidator as are no longer required for the purpose of the liquidation.

Statement of Assets.

Statement.

92. The Official Liquidator shall, within three months from the date of his appointment, prepare and file with the Registrar, a statement of assets of the company as at the date of the order for winding up the company. Such statement shall be in Form No. 35.

Remuneration of Official Liquidator.

How allowed or paid.

93. The Official Liquidator shall be allowed in his accounts, otherwise paid, such remuneration as the Judge may direct, and such remuneration may be fixed either at the time of his appointment, or thereafter and may be altered. Such remuneration may be fixed or altered to cover or exclude the employment of assistants or clerks, office rent and incidental expenses. No money shall be appropriated to such remuneration, save upon the passing of an account, or upon an application by the Official Liquidator for that purpose on notice to such persons (if any) and supported by such evidence as the Judge may direct; provided nevertheless that the Judge may from time to time allow an Official Liquidator to appropriate such sum as he may think fit on account of remuneration to be thereafter fixed.

Unauthorised benefit to Liquidator.

94. An Official Liquidator shall not accept or agree to accept from any person any gift, remuneration or benefit whatever, nor shall he without the sanction of the Judge give up or agree to give up any part of such remuneration to any person.

Debts, Claims, and Proofs.

Form of advertisement for debts, etc.

95. For the purpose of ascertaining the debts due by and claims against the company and of requiring debts and claims to be proved an advertisement shall be published by the Official Liquidator in such manner as the Judge shall direct. Such advertisement shall be in Form No. 36.

96. The Official Liquidator shall investigate all debts and claims of which he has received due notice and shall, within twenty-eight days from the date fixed by the advertisement published under rule 95, decide which thereof are either in whole or in part justly due and proper to be allowed without further evidence and which ought to be proved either in whole or in part.

Investigation of debts and claims by Liquidator.

97. No creditor need attend upon the investigation, nor prove his debt or claim unless required to do so by notice from the Official Liquidator, to be given by prepaid letter post at the last known address of the creditor. Such notice shall be in Form No. 37.

Creditor's attendance.

98. A creditor so required to prove his debt or claim shall do so by affidavit to be sent by him to the Official Liquidator by registered letter post, and if not made by the creditor himself such affidavit shall state the authority and means of knowledge of the deponent. Such affidavit shall contain particulars of any security held sufficient to identify the same and shall be in Form No. 38.

Mode of proof.

99. The Official Liquidator may at any time call for the production of the securities or vouchers specified in the affidavit referred to in rule 98 and in default of such production may reject the proof.

Production of securities and vouchers.

100. The Official Liquidator shall within twenty-eight days after receiving a proof either admit or reject it wholly or in part.

Duty of Liquidator as to proof.

101. When the Official Liquidator has completed his investigation of all debts and claims he shall file a list thereof in Court supported by affidavit and obtain an appointment from the Judge to settle the same, and shall give not less than four days' notice of such appointment to every person included in such list, stating whether his debt or claim has been admitted or rejected and, if rejected, whether in whole or in part, and requiring him to prove the same before the Judge. Such affidavit and notice shall be in Form No. 39 and Form No. 40, respectively.

List of debts and settlement thereof

102. Upon the date appointed for settlement of the list of creditors or on any adjourned date the Judge shall adjudicate thereon.

Adjudication.

103. Such creditors as prove their debts or claims shall, unless the Judge shall otherwise direct, bear the costs of such proof.

Costs of proof.

104. The settlement of the list of debts and claims shall be recorded in a certificate signed by the Judge in Form No. 41.

Certificate.

105. If the Official Liquidator is of opinion that a proof has been improperly admitted he may apply, on notice to the creditor who made the proof, to expunge the proof or reduce its amount.

Expunction or reduction of proof.

106. If the Official Liquidator declines to interfere in the matter a creditor or contributory may apply to the Judge to expunge or reduce a proof.

Application by creditor or contributory to expunge or reduce proof.

Collection and Distribution of Assets.

**Liquidator,
an Officer of
the Court.**

107. The duties imposed on the Court by section 184 (1) of the Act in a winding-up by the Court, with regard to the collection of the assets of the company, and the application of the assets in discharge of the company's liabilities, shall be discharged by the Official Liquidator as an officer of the Court subject to the control of the Judge.

**Enforcement
of powers of
Liquidator in
relation to
assets.**

108. For the purpose of the discharge by the Official Liquidator of such duties the Official Liquidator shall, for the purpose of acquiring or retaining possession of the property of the company, be in the same position as if he were a Receiver of property appointed by the Court, and the Judge may, on his application, enforce such acquisition or retention accordingly.

**Delivery of
property to
Liquidator.**

109. The powers conferred on the Court by section 185 of the Act shall be exercised by the Official Liquidator as an officer of the Court subject to the control of the Judge. Any contributory for the time being on the list of contributors, trustee, receiver, banker or agent or officer of a company, shall, on notice from the Official Liquidator forthwith, or within such time as he shall by notice in writing require, pay, deliver, surrender or transfer to or into the hands of the Official Liquidator any sum of money, property or documents in his hands to which the company is *prima facie* entitled.

List of Contributors.

**Preparation of
list.**

110. The Official Liquidator shall with all convenient speed after his appointment, prepare a list of the contributors of the company and shall, subject to any order made upon the hearing of the summons for directions, appoint a time and place for the preliminary settlement of such list. The Official Liquidator shall, so far as is practicable, state therein the respective addresses of, and the number of shares or extent of interest to be attributed to each contributory, and shall distinguish the several classes of contributors. As regards representative contributors the Official Liquidator shall observe the requirements of section 184 (2) of the Act.

**Notice of
preliminary
settlement.**

111. The Official Liquidator shall give notice in writing of the time and place appointed for the preliminary settlement of the list of contributors to every person included in the list, and shall state in the notice to each person in what character and for what number of shares or interest such person is included in the list. Such notice shall be in Form No. 42.

**Completion of
preliminary
settlement.**

112. On the day appointed for the preliminary settlement of the list of contributors the Official Liquidator shall hear any person who has any objection to prefer with reference to his inclusion or to the extent thereof in the said list, and after such hearing the Official Liquidator shall complete the preliminary settlement of the list and file the same. Such list shall be in Form No. 43.

113. Upon the list of contributories being filed the Official Liquidator shall obtain an appointment from the Judge to settle the same, and shall give notice in writing of such appointment to every person included in such list, stating in what character and for what number of shares or interest such person is included in such list, and by such notice shall inform such person that any application for the removal of his name from the list, or for any other variation of the list, should be made on such appointed day. Unless the Judge otherwise directs no application to vary the list as filed shall be entertained unless made on the day so appointed. Any application for such purpose made on any day other than the day so appointed shall be made by summons to be served on the Official Liquidator at least four clear days before the returnable date of such summons and, unless good cause be shown that such application could not have been made on the appointed day, all costs of and incidental to such application shall be payable by the applicant. The notice prescribed by this rule shall be in Form No. 44.

Notice of
settlement
by Judge.

114. Upon the settlement of the list by the Judge the same shall be endorsed and signed by the Judge. Such endorsement shall be in Form No. 45.

Form of
endorsement on
list after
settlement.
Application
to vary list.

115. The Official Liquidator may at any time apply to the Judge to vary the list of contributories so settled. Upon such application the Judge shall give such directions and make such orders as may be necessary.

116. The address of a contributory as stated in such list shall, unless otherwise directed by the Judge, be his address for service under these Rules.

Address of
contributory

Calls.

117. In a winding-up by the court an application by the Official Liquidator for leave to make a call on the contributories of a company, or any of them, shall be made by petition. Upon such application the Judge if he admits the petition shall fix a date for the hearing thereof. Such petition shall be in Form No. 46. Notice of such appointed date shall be given by advertisement or otherwise as the Judge may direct. No contributory shall be served with an individual notice unless the Judge shall so direct and every notice and advertisement to be served given or published under this rule shall be served or published at least four clear days before the date so appointed. Such notice shall be in Form No. 47.

Mode of
application for
leave to
make a call.

118. When any order authorising a call has been made a copy thereof shall forthwith be served by registered post, or as the Judge may direct, upon each of the contributories liable to pay such call, together with a notice by the Official Liquidator making such call and specifying the amount due from such contributory in respect of such call. Such order and notice shall be in Form No. 48 and Form No. 49, respectively.

Service of
order for call.

119. At the time of making an order authorising a call the Judge shall give directions as to the time within which such call shall be paid, and whether payment shall be made to the Official Liquidator or to the Imperial Bank, or, in the case of a District Court, into such District Court.

Directions as to
payment of
call.

Summons to enforce payment.

120. The payment of the amount due from each contributory may be enforced by order of the Judge to be made on summons by the Liquidator, supported by an affidavit. Such summons, affidavit, and order shall be Forms Nos. 50, 51, and 52, respectively. The affidavit of service of the order shall be in Form No. 53.

Sanction to be obtained.

Compromise of Claims by Company.

121. No claim by the company against any person shall be compromised or abandoned by the Official Liquidator without the sanction of the Judge upon notice to such person or persons, if any, as the Judge shall direct.

Mode of application.

122. Every application for sanction to a compromise or arrangement with any person indebted to the company shall be supported by the affidavit of the Official Liquidator stating that he is satisfied for reasons stated in such affidavit that the proposed compromise or arrangement will be beneficial to the company.

Applications under Section 183 (5).

123. An application under section 183 (5) of the Act shall be made by petition supported by the affidavit of the applicant on notice to the Official Liquidator and shall be made within twenty-one days from the date of the act or decision complained of.

Proceedings under Sections 212 (2) and 215.

Mode of appeal under Sec. 212 (2) and application under Sec. 215.

124. An appeal under section 212 (2) and an application under section 215 of the Act shall be made by petition verified by affidavit or, where the Court shall so direct, by summons.

Mode of sale

Sales of Property.

Payment of purchase money.

125. Any movable or immovable property belonging to the company shall be sold with the sanction of the Judge by the Official Liquidator or an agent or auctioneer appointed by him for such purpose or, if the Judge shall so direct in the same manner as in the case of a sale under a decree or order of the Court in a suit. In the case of immovable property, unless the Judge otherwise orders, and in the case of movable property if the Judge so directs the conditions or contracts of sale shall be as provided in Forms 1 and 2 in Appendix J of the Original Side Rules of the Court provided that any variation therefrom shall be settled and approved by the Registrar, or District Judge as the case may be.

126. The purchase money shall be paid in such manner as the Judge may direct and, in the absence of any directions, all conditions and contracts of sale shall provide that the purchase money shall be paid by the respective purchasers into Court or into the Bank, to the account of the Official Liquidator of the company, or, in the case of a District Court into that Court.

Mode of convening.

General Meetings of Creditors and Contributories.

127. All general meetings of creditors or contributories shall, unless the Judge otherwise directs, be convened and held in the manner hereinafter provided.

128. The Official Liquidator shall summon a meeting by giving **Form of notice.** not less than seven days' notice of the time and place thereof in two daily newspapers published in Calcutta and shall, not less than seven days before the day fixed for the meeting, send notice thereof by prepaid letter post to every person appearing to him to be entitled to be present thereat. Such notice shall be in **Form No. 54.**

129. In the case of a meeting convened by direction of the **Certificate Judge** the Official Liquidator shall certify by affidavit, that such notices of the meeting have been duly posted. Such affidavit shall be in **Form No. 55.**

130. All meetings shall be held at such time and place as in the opinion of the Official Liquidator is most convenient for the majority of those entitled to be present thereat. **Time and place of meeting.**

131. The Official Liquidator may require **Deposit by creditor or contributory of expenses of meeting.** any creditor who is desirous that he should convene a meeting to deposit as a condition precedent thereto a sum sufficient for the costs thereof, to be computed in manner hereinafter stated, and on any application to the Judge by a creditor or contributory to direct the Official Liquidator to convene a meeting, whether the Official Liquidator shall or shall not have required such deposit to be made, the Judge may fix a sum to be deposited by the applicant for such costs, and such sum shall include all disbursements for printing, stationery, postage and hire of room, to be calculated at the following rate for each creditor or contributory to whom notice is required to be sent, namely, Re. 1 per creditor or contributory for the first 25 creditors or contributories, annas 8 per creditor or contributory for the next 75 creditors or contributories, annas 4 per creditor or contributory for any number of creditors or contributories after the first hundred. The said sum so deposited shall be repaid out of the assets of the company if the Judge shall so direct.

132. At every meeting of creditors or contributories the Official Liquidator, or some person nominated by him, shall be Chairman of the meeting. In the event of more than one person being appointed Official Liquidator the person named first in the order of appointment shall be entitled to take the chair or make the aforesaid nomination. Such nominations shall be in **Form No. 56.** **Chairman of meeting.**

133. At a meeting of creditors a resolution shall be deemed to be passed when a majority in number and value of the creditors present personally or by proxy, and voting on the resolution, have voted in favour of the resolution. At a meeting of contributories a resolution shall be deemed to be passed when a majority in number and value of the contributories present personally or by proxy, and voting on the resolution, have voted in favour of the resolution, the value of the contributories being determined according to the number of votes conferred on each contributory by the regulations of the company. **Resolution, when deemed to be passed.**

Copy of
resolution
to be filed.

134. The Official Liquidator shall file with the Registrar a copy certified by him of every resolution passed at a meeting of creditors or contributories.

Resolution
not invalid
for want of
notice.

135. No proceedings or resolutions had or passed at a meeting of creditors or contributories shall, unless the Judge otherwise orders, be invalidated by reason of any creditor or contributory not having received notice thereof.

Adjournment
of meeting.

136. The Chairman may, with the consent of the meeting, adjourn it from time to time and from place to place, but the adjourned meeting shall be held at the same place as the original place of meeting unless in the resolution for adjournment another place is specified or unless the Judge otherwise orders.

Quorum at
meeting.

137. (1) A meeting may not act for any purpose except for the adjournment of the meeting unless there are present thereat in person at least three creditors entitled to vote, or three contributories so entitled, or all the creditors entitled to vote, or all the contributories, if the number of creditors entitled to vote, or the contributories as the case may be, shall be less than three.

(2) If within half an hour from the time appointed for the meeting a quorum of creditors or contributories is not present the meeting shall be adjourned to the same day in the following week at the same time and place, or to such other day as the Chairman may appoint not being less than seven or more than fourteen days. If at such adjourned meeting a quorum be not present two creditors or contributories present in person shall form a quorum and may transact the business for which the meeting was convened.

Creditor's
right to
vote.

138. Unless the Judge otherwise directs no person shall be entitled to vote at a meeting of creditors unless he has lodged with the Official Liquidator a proof of the debt which he claims to be due to him from the company, and such proof has been admitted, wholly or in part, before the date on which the meeting is held.

Creditor, when
may not vote.

139. A creditor shall not vote in respect of any unliquidated or contingent debt, or any debt the value of which is not ascertained.

Secured
creditor's
right to vote.

140. For the purpose of voting, a secured creditor shall, unless he surrenders his security, state in his proof the particulars of his security, the date when it was given, and the value at which he assesses it, and shall be entitled to vote only in respect of the balance (if any) due to him after deducting the value of his security.

Effect of
voting on
creditor's
security.

141. If a secured creditor votes in respect of his whole debt he shall be deemed to have surrendered his security, unless the Judge on application is satisfied that the omission to value the security has arisen from inadvertence.

142. The Chairman shall cause minutes of the proceedings at the meeting to be drawn up and fairly entered in a book kept for that purpose and he shall sign the same and affix by his own hand the date of such signature. Minutes of meeting.

143. The Chairman of a meeting summoned by the direction of the Judge shall report the result thereof to the Judge. Such report shall be in Form No. 57. Report by Chairman.

Proxies.

144. A creditor or contributory may vote either in person or by proxy. Votes by proxy.

145. Every instrument of proxy shall be in Form No. 58, unless the Judge shall otherwise direct. Form of proxy.

146. A form of proxy shall be sent to the creditors and contributories with the notice summoning the meeting, and neither the name nor description of the Official Liquidator nor of any other person shall be printed or inserted in the body of any instrument of proxy before it is so sent. Form to accompany notice of meeting.

147. No creditor shall appoint a proxy who is not a creditor of the company whose debt or claim has been admitted or allowed and no contributory shall appoint a proxy who is not a contributory of the company but a creditor or contributory may appoint the Official Liquidator to act as his proxy. Who may be appointed proxy.

148. A proxy shall be lodged with the Official Liquidator not later than twenty-four hours before the time fixed for the meeting or adjourned meeting at which it is to be used and no proxy shall be admitted thereafter. Proxy to be lodged with Liquidator.

149. No minor shall be appointed a proxy. Minors.

150. Where a corporation is a creditor, any person who is duly authorised in writing by the corporation to act generally on behalf of the corporation at meetings of creditors and contributories and to appoint himself or any other person to be the corporation's proxy, may fill in and sign the form of proxy on the corporation's behalf and appoint himself to be the corporation's proxy, and a proxy so filled in and signed by such a person shall be received and dealt with as the proxy of the corporation. Proxy by Corporation.

151. Where an Official Liquidator holds any proxies and cannot attend the meeting for which they are given, he may, in writing, depute some person to use the proxies on his behalf in such manner as he may direct. Use of proxies by Deputy for Liquidator.

152. The proxy of a creditor blind or incapable of writing may be accepted, if such creditor has attached his signature or mark thereto in the presence of a witness, who shall add to his signature his description and residence: provided that all insertions in the proxy are in the handwriting of the witness, and that such witness shall have certified at the foot of the proxy that all such insertions were made by him at the request of the creditor and in his presence before the creditor attached his signature or mark. Proxies by blind or incapable creditors.

**Proxies
signed in
the vernacular.**

153. A proxy signed in the vernacular shall also bear, adjacent to the signature, the name of the signatory in Roman characters, and where such name is that of the creditor or contributory the Official Liquidator shall not be bound to make further enquiry as to the genuineness of the vernacular signature.

**Sanction for
dividend.**

154. No dividend shall be declared by the Official Liquidator without the sanction of the Judge.

**Notice of
dividend.**

155. Not less than one month's notice shall be given by the Official Liquidator of his intention to declare and pay a dividend. Such notice shall be given by advertisement (unless the Judge otherwise directs) and by sending by prepaid letter post a notice to every person whose name appears in the list of creditors as certified. Such notices shall be in Form No. 59 and Form No. 60.

**Transmission
of dividend
by post.**

156. Dividends may, at the request and risk of the person to whom they are payable, be transmitted to him by post.

**Payment of
dividend
to nominee.**

157. A person to whom dividends are payable may lodge with the Official Liquidator an authority in writing to pay such dividends to another person named therein. Such authority shall be in Form No. 61.

**Return of
capital to
contributors.**

158. Every order by which the Official Liquidator in a winding-up by the Court is authorised to make a return to contributors of the company shall, unless the Judge shall otherwise direct, contain or have appended thereto a schedule or list (which the Official Liquidator shall prepare) setting out in tabular form the names and addresses of the persons to whom the return is to be paid, and the amount of money payable to each person, and particulars of the transfers of shares (if any) which have been made or the variations in the list of contributors which have arisen since the date of the settlement of the list of contributors. The schedule or list shall be in Form No. 62, and notice of the return shall be given to each contributor in Form No. 63.

Final account.

159. Upon the termination of the proceedings for the winding-up of a company the Official Liquidator shall file a final account. Upon the passing of such account the balance in his hands (if any) shall be certified by the Judge; and upon payment by the Official Liquidator of such balance in such manner as the Judge shall direct the recognizances entered into by the Official Liquidator and his sureties shall be vacated. Such certificate shall be in Form No. 64.

**Payment of
balance.**

160. Unless the Judge shall otherwise direct, such balance shall be paid either into Court or in the High Court to the Registrar.

**Companies'
liquidation
account.**

161. Upon such payment such balance shall be paid, in the case of a winding-up by the High Court, by the Registrar into an account to be called the "Companies Liquidation Account" to be kept with the Imperial Bank of India.

Dividends.

154. No dividend shall be declared by the Official Liquidator without the sanction of the Judge.

155. Not less than one month's notice shall be given by the Official Liquidator of his intention to declare and pay a dividend. Such notice shall be given by advertisement (unless the Judge otherwise directs) and by sending by prepaid letter post a notice to every person whose name appears in the list of creditors as certified. Such notices shall be in Form No. 59 and Form No. 60.

156. Dividends may, at the request and risk of the person to whom they are payable, be transmitted to him by post.

157. A person to whom dividends are payable may lodge with the Official Liquidator an authority in writing to pay such dividends to another person named therein. Such authority shall be in Form No. 61.

158. Every order by which the Official Liquidator in a winding-up by the Court is authorised to make a return to contributors of the company shall, unless the Judge shall otherwise direct, contain or have appended thereto a schedule or list (which the Official Liquidator shall prepare) setting out in tabular form the names and addresses of the persons to whom the return is to be paid, and the amount of money payable to each person, and particulars of the transfers of shares (if any) which have been made or the variations in the list of contributors which have arisen since the date of the settlement of the list of contributors. The schedule or list shall be in Form No. 62, and notice of the return shall be given to each contributor in Form No. 63.

Termination of Winding-up Proceedings.

159. Upon the termination of the proceedings for the winding-up of a company the Official Liquidator shall file a final account. Upon the passing of such account the balance in his hands (if any) shall be certified by the Judge; and upon payment by the Official Liquidator of such balance in such manner as the Judge shall direct the recognizances entered into by the Official Liquidator and his sureties shall be vacated. Such certificate shall be in Form No. 64.

160. Unless the Judge shall otherwise direct, such balance shall be paid either into Court or in the High Court to the Registrar.

161. Upon such payment such balance shall be paid, in the case of a winding-up by the High Court, by the Registrar into an account to be called the "Companies Liquidation Account" to be kept with the Imperial Bank of India.

162. When the Official Liquidator has passed his final account, and such balance has been duly paid the Official Liquidator shall apply to the Judge for an order that the company be dissolved. Such order shall be in Form No. 66. Order for final dissolution.

163. Upon such order being made all documents and books of account or records of the Official Liquidator shall be deposited in Court unless the Judge otherwise directs. Deposit of books, etc.

164. An application by a person claiming to be entitled to such balance or any part thereof shall be made to the Judge by petition to be verified by affidavit. Claim to balance.

Service of Summons, Notices, etc.

165. Service upon contributories and creditors shall be effected except where personal service is required, by sending the notice, or a copy of the petition, summons or order or other document to be served, through the post in a registered letter, addressed to the attorney (if any) of the party to be served, or otherwise to the party himself, and if a creditor, to the address stated in the list of debts and such notice or copy, summons, order, or other proceedings shall be considered as served at the time the same ought to have been delivered in due course of delivery by the Post Office, and notwithstanding the same may be or have been returned by the Post Office. Mode of service.

166. No service under these Rules shall be deemed invalid by reason of any error or omission in the name, style or designation of the person on whom service is sought to be made, provided the Judge is satisfied that such person has not been prejudiced thereby. Service not invalidated by misdescription.

Attendance and Appearance of Parties.

167. Every person for the time being on the list of contributories of the company, and every person whose name appears in the list of debts shall be at liberty, at his own expense, to attend proceedings, and shall be entitled, upon payment of the costs occasioned thereby, to have notice of all such proceedings of which he shall by written request addressed to the Official Liquidator desire to have notice, but if the Judge shall be of opinion that the attendance of any such person upon any proceedings has occasioned any additional costs which ought not to be borne by the funds of the company, he may direct such costs, or a gross sum in lieu thereof, to be paid by such person, and such person shall not be entitled to attend any further proceedings until he has complied with such direction. Who may attend proceedings.

168. The Judge may from time to time appoint any one or more of the creditors or contributories to represent before the Court, at the expense of the company, all or any class of the creditors or contributories, upon any question or in relation to any proceedings before the court, and may remove any person so appointed. If more than one person is appointed under this Rule to represent one class, they shall appear by the same attorney or advocate (if any) and be allowed one set of costs only. Representation orders.

Appearance
to be filed.

169. No contributory or creditor shall be entitled to attend any proceedings before the Judge unless and until he or an attorney on his behalf has filed an appearance with the Registrar. A book to be called the "Appearance Book" shall be kept by the Registrar in which all such appearances shall be entered. Such book shall be open to the inspection of the Official Liquidator and his attorney.

Suits and Proceedings in the High Court.

Transfer to
list of Judge
taking com-
pany matters.

170. Upon the making of an order for the winding-up of a company by or under the supervision of the Court all suits and proceedings to which the company is or shall be a party then pending, or thereafter instituted in, or transferred to the High Court, shall be assigned to and placed in the list of the Judge for the time being exercising jurisdiction under the Act in respect of such company.

Transfer of Winding-up Proceedings.

Mode of
application.

171. Applications for the transfer of winding-up proceedings either from the High Court to a District Court, or from one District Court to another, as the case may be, shall be made to the Judge by petition verified by affidavit. An order for transfer shall be in Form No. 66.

Examination Orders.

Mode of
application.

172. An application for a summons under section 195 of the Act shall be made to the Judge on petition verified by affidavit and may be made by the Official Liquidator, or, upon notice to the Official Liquidator, by a creditor or contributory.

Who may
attend the
examination.

173. At the examination of a person summoned under the said section the Official Liquidator and the applicant (if other than the Official Liquidator) may attend in person, or, with the sanction of the Judge, by attorney and advocate and may put such questions to the person examined as the Judge may allow.

Proceedings not
to be public.

174. Unless the Judge shall otherwise order, no examination of a person summoned under section 195 of the Act shall take place in open Court, and the notes of the deposition of any person so examined, notwithstanding that such notes shall have been filed, shall not be open to the inspection of any person other than the Official Liquidator, nor shall any copy thereof or extract therefrom be supplied to any person other than the Official Liquidator save upon the order of the Judge.

Misfeasance.

Mode of
application.

175. An application under section 235 of the Act shall be made to the Judge on summons, to be served, with a copy of any affidavit intended to be used in support, on every person against whom an order is sought eight days before the returnable date of the summons.

176. The Judge may give such directions for the hearing of the summons as to him may seem fit and may direct that evidence shall be taken wholly or in part by affidavit or orally. Directions for hearing.

177. At the hearing the Official Liquidator and the applicant (if other than the Official Liquidator) and any other person whom the Judge may allow and any person against whom an order is sought may appear and may do so by attorney and advocate and may put such questions to any person orally examined as the Judge may allow. Who may appear.

Application for Prosecution.

178. An application under section 237 (1) of the Act shall be made by petition, verified by affidavit, upon notice to the Official Liquidator or Liquidator, as the case may be. Mode of application.

Statements to the Registrar of Companies.

179. Statements with respect to the proceedings in and position of a liquidation of a company, the winding-up of which is not concluded within a year of its commencement, shall be filed with the Registrar of Joint Stock Companies twice in every year as follows :— Statements to be filed by Liquidator.

- (a) The first statement commencing at the date when a Liquidator was first appointed and brought down to the end of twelve months from the commencement of the winding-up, shall be filed within thirty days from the expiration of such twelve months, or within such extended period as the Judge may sanction, and the subsequent statements shall be filed at intervals of half a year, each statement being brought down to the end of the half-year for which it is filed.
- (b) Every statement shall be filed in duplicate, and shall be in Form No. 33 and shall be verified by an affidavit in Form No. 34.

180. Where a Liquidator has not during any period for which a statement has to be filed received or paid any money on account of the company, he shall at the period when he is required to file his statement, file a statement in duplicate and with such statement shall also file an affidavit. Such statement and affidavit shall be in the Forms prescribed by rule 86 as far as circumstances permit. Form of statement in certain cases.

181. The statement to be laid before the meeting summoned under section 216 (2) of the Act shall in the case of the first statement, be a statement similar in all respects to the first statement filed with the Registrar of Joint Stock Companies under rule 179; and subsequent statements shall be similar in form to the first statement, but shall commence at the date when the last previous statement terminated and be brought down to the end of twelve months from such date. Statement to be laid before meeting by Liquidator.

Notice of
Liquidator's
appointment in
a voluntary
winding-up.

182. The notice of appointment of a Liquidator in a voluntary winding-up to be filed with the Registrar of Companies under section 208 (1) of the Act shall be in Form No. 67.

Costs.

Fees to
attorneys.

183. Attorneys shall be entitled to charge and be allowed the fees set forth and referred to in the table of fees in Chapter XXXVI, so far as the same are applicable, unless the Judge shall otherwise specially direct.

Taxation.

184. Where an order is made by the Judge for payment of any costs, the same shall be taxed by the Taxing Officer, except in cases where a sum in lieu of taxed costs is fixed by the order.

Retrospective
orders for costs.

185. An application for an order for costs for which provision might have been but has not been made by a previous order, shall only be made upon notice to the Official Liquidator who may appear on such application and object thereto. No costs of or incident to such application shall be allowed to the applicant, unless the Judge is satisfied that the omission to make such provision was not due to any default on the part of the applicant.

Voluntary Winding-up.

Application
of Rules.

186. Where an application is made in the voluntary winding-up of a company, whether or not an order shall have been made that the voluntary winding-up shall continue but subject to the supervision of the Court, these Rules so far as may be shall be applied to the subject-matter and mode of such application.

**APPENDIX TO THE RULES OF THE HIGH COURT UNDER
THE INDIAN COMPANIES ACT, ETC.**

No. 1 (Rule 14).

Petition for Reduction of Capital.

(Title.)

The humble Petition of (a)

(a) Insert full name of Company.

Limited and Reduced.

SHEWETH—

1. Your Petitioner the abovenamed Company (hereinafter called "the Company") was incorporated on the day of 19 under the provisions of the Indian Companies Act as a Company limited by shares.

2. The registered office of the Company is situated at (b)

(b) State full address of the registered office.

3. The objects of the Company are as follows (c):—

(c) State principal objects according to Memorandum of Association.

and other the objects set forth in the Memorandum of Association thereof.

4. The nominal capital of the Company is Rs. divided into _____ of which have been issued and are fully paid up or credited as fully paid up.

5. Shortly after its incorporation the Company commenced to carry on and it has since been and still is carrying on business.

6. By article(s) of the Articles of Association of the Company it is provided that the Company may (*set out Article or Articles of Association authorising a reduction of capital*).

7. (*Set out the reasons for reduction stating all material facts and circumstances.*)

8. Under the provisions of section 55 of the Indian Companies Act, 1913, and in pursuance of the powers in that behalf contained in the said Articles of Association the Company by a Special Resolution of its shareholders duly passed and confirmed at Extraordinary General Meetings duly convened and held on the day of 19, and the day of 19, respectively resolved:—

(*Set out the special resolution for reduction of capital.*)

(d) Omit if creditors are entitled to object to the reduction.

9. (d) The reduction of capital does not involve either the diminution of liability in respect of unpaid capital or the payment to any shareholder of any paid up capital and in consequence no creditor is entitled to object to the reduction under the provisions of section 58 of the said Act.

10. (*If the petition asks that the use of the words "and reduced" be dispensed with, here state reasons.*)

11. The form of minute proposed to be registered under the provisions of section 61 of the said Act is as follows :—

(Set out proposed Minute of Reduction.)

(e) Omit or alter paragraphs (ii) and (iii) according to circumstances.

Your Petitioners therefore humbly pray (e)—

(1) That the reduction of capital to be effected by the Special Resolution set out in paragraph 8 hereof be confirmed and that the minute set forth in paragraph 11 hereof be approved by the Court.

(2) That the addition of the words "and Reduced" to the Company's name be dispensed with.

(3) That the obtaining of the certificate provided for by rule 27 of the rules of this Honourable Court may be dispensed with and that in accordance with rule 16 of the said rules a day may be fixed for the hearing of this Petition and directions given as to the advertisements to be published.

(4) That such other order may be made in the premises as to the Court shall seem fit.

Petitioners' Attorneys.

I,
and say as follows :—

make oath (or solemnly affirm)

1. That I am a (Director) of the Petitioner Company and as such I am fully acquainted with the affairs of the said Company.

2. That the facts stated in the foregoing Petition are true to my knowledge.

Sworn (or, solemnly affirmed), etc.

No. 2 (Rule 16).**Advertisement of Presentation of Petition.**

(Title.)

Notice is hereby given that a Petition has been presented to the abovenamed Court for an order confirming the reduction of the share capital of the abovenamed Company from Rs. to Rs. resolve on by the special resolution passed and confirmed at extraordinary general meetings of the said Company, held respectively on the day of 19, and the day of 19.

The said Petition is directed to be heard by the said Court at the Court-house, Calcutta, on day, the day of .

*Attorney(s) for the Company.***No. 3 (Rule 17).****Order where Creditors are entitled to object.**

(Title.)

Upon the application by summons, dated 19 of , Limited, and Reduced, and upon hearing for the Company and upon reading the petition presented to this Court on the day of 19, and the affidavit in verification thereof, it is ordered that an enquiry be made as to what are the debts, claims, and liabilities of or affecting the said Company as on the day of 19, and it is further ordered that a list of creditors of the said Company be made out as at the said day of 19, and that such list shall (not) disclose the amounts due to the creditors respectively and that such list be filed by the said Company in this Court on or before the day of 19: and that a copy of such list shall be kept at the registered office of the said Company and at the office of its attorney: and that notice of the said application shall be sent to each creditor on or before the day of 19: and that such notice in the cases of those creditors whose addresses are not within British India shall be given by (registered post or advertisement) and that such notices in the cases of those creditors whose addresses are not known to the said Company shall be given by advertisements to be published in (a) : and that any creditor whose name does not appear in such list or who claims to be a creditor for a larger amount than that stated in the said list shall give notice thereof in manner prescribed (b) and send his name and address and particulars of his debt or claim and the name and address of his attorney if any to the attorney of the said Company within (14) (c) days from the date of the said notice; and that notice of the filing of the said list shall be advertised by the said Company (d): and that the said Company shall on or before the day of 19 file an affidavit verifying such list of creditors if any as may have given such notice (or, made such claim as aforesaid) distinguishing which if any of such claims are wholly or as to any and what part thereof admitted by the said Company and which if any of such claims are wholly or as to any and what part thereof disputed by the said Company.

(a) Specify publications.

(b) See Form 5 and Rule 21.

(c) Or as the Judge may allow: See Rule 22.

(d) Specify publications and any special directions given in regard thereto.

No. 4 (Rule 19).

Affidavit in verification of list of creditors.

(Title.)

I, _____ of _____, make oath (or solemnly affirm) and say as follows:—

1. I am a (Director) of the Company abovenamed, and duly authorised to make this affidavit.
 2. The Schedule hereto annexed is a list containing the names of the creditors of and persons having claims upon the said Company on the (a) day of 19 together with their respective addresses, and stating the nature and amount of the debts or claims due to or had by them respectively, and such list is, to the best of my knowledge, information, and belief, a complete, true and accurate list of such creditors and persons and, in the cases of debts payable on a contingency or not ascertained, and of claims admissible to proof in a winding up of the said Company, the values theronf as stated in such list, are, in my belief, just estimates of the values of such debts and claims respectively.
 3. To the best of my knowledge, information and belief there was not, at the date aforesaid, any debt, claim or liability which, if such date were the commencement of the winding up of the said Company, would be admissible in proof against the said Company other than and except the debts and claims set forth in the said list. I make this statement upon facts within my knowledge as such (Director) of the said Company, and upon information derived by me from my investigation of the affairs and the books, documents, and papers of the said Company.

Sworn (or, solemnly affirmed).

Schedule

(1) Ascertained debts and liquidated claims.

Names, addresses and descriptions of the creditors or claimants.	Nature of debt or claim.	Amount of debt or claim.
1	2	3

- (2) (a) Debts payable on a contingency, or not ascertained.
 (b) Claims not liquidated, but admissible to proof in a winding up of the Company.

Name, address, and descriptions of the creditors or claimants. 1	Nature of debt or claim. 2	Estimated value of debt or claim. 3

(Signature of Deponent).

No. 5 (Rule 21).

Notice to Creditors.

(Title.)

Notice is hereby given that a Petition has been presented to the abovenamed Court praying for an order confirming the reduction of the share capital of the abovenamed Company from Rs. to Rs. resolved on by the special resolution passed and confirmed at extraordinary general meetings of the said Company, held respectively on the day of 19 , and the day of 19 .

Take notice that your name has been entered in the list of creditors of the said Company as a creditor (or, as claiming to be a creditor) of the said Company for the sum (or, for the estimated sum) of Rs. in respect of (here state nature of debt or claim as in list of creditors).

If you claim to be a creditor for a larger amount than the said sum, you must within (a) (14) days from the date of this notice send to the undersigned particulars of your debt or claim, together with your name and address, as also the name and address of your Attorney, if any.

(a) Or as the Judge may allow: See Rule 22.

Attorney(s) for the Company.

Dated 19 .

No. 6 (Rule 23).**Advertisement of List of Creditors.**

(Title.)

Notice is hereby given that a list of the creditors of the abovenamed Company has been filed in Court. Any person may, upon payment of the sum of Re. 1, inspect a copy of such list during the usual hours of business, either at the registered office of the abovenamed Company, at No. or at the office of the undersigned.

*Attorney(s) for the Company abovenamed.**Dated**19***No. 7 (Rule 24).****Affidavit in Verification of List of Creditors.**

(Title.)

We, of make oath (*or, solemnly affirm*) and say
and of make oath (*or, solemnly affirm*) and say
as follows:—

1. I, the said make oath (*or, solemnly affirm*) and say
as follows:—

I am the Attorney (*or a partner, or an assistant, of Messrs.*
the Attorneys) of the Company abovenamed. The annexure hereto,
marked "A", is a list containing the names and addresses of all persons
who have sent in particulars of their debts or claims in pursuance of
notice given in accordance with rule 21, and the amounts of such debts
or claims (*or, no creditor has sent in particulars of any debt or claim*
in pursuance of notice given in accordance with rule 21).

2. And I, the said make oath (*or, solemnly affirm*) and say
as follows:—

I am a (Director) of the Company abovenamed. Notice complying
in all respects with the requirements of rule 21 has been duly given to
all the creditors whose names are entered in the list of creditors of the
Company abovenamed filed in Court.

In the cases of notices sent by prepaid letter post, such notices were
despatched by posting the same at the post-office at on
the day of 19 before the hour of

In the cases of notices directed by the Court to be given otherwise than by sending the same by post, such notices were given in the manner directed, namely,—

[Here state particulars (a).]

(a) If by advertisement state names of publications and dates of publication.

In the said Annexure "A", I have truly stated the particulars required by Rule 24 in respect of each of the debts or claims therein mentioned.

Sworn (or solemnly affirmed), etc.

No. 8 (Rule 25).

Notice to Creditor to prove debt.

(Title.)

(Place and date.)

SIR,

You are hereby required to prove (such part of) the debt claimed by you against the abovenamed Company (as is not admitted by the Company) by filing your affidavit and giving notice thereof to _____ of the attorney of the Company on or before the day of 19 (a) and you are to attend in person or by your attorney at the Court-house, Calcutta, on the said date being the date appointed for hearing and adjudicating upon the claim and to produce any documents or securities relating thereto.

(a) Insert the day appointed for adjudication.

In default of compliance with the above directions you will be precluded from objecting to the proposed reduction of the capital of the Company (or, in all proceedings relative to the proposed reduction of the capital of the Company be treated as a creditor for such amount only as is set against your name in the list of creditors).

Attorney(s) for the said Company.

No. 9 (Rule 25).

Affidavit of Creditor in proof of debt.

(Title.)

I, _____ of _____ make oath (or solemnly affirm) and say as follows:—

1. (If not made by the creditor personally the deponent must state his authority for making the affidavit and his means of knowledge).

2. The abovenamed Company is justly and truly indebted to me (or, the said) in the sum of Rs. for, etc. (describe shortly the nature of the debt and exhibit any security for it and in case of a trade debt exhibit vouchers).

3. I have not nor has nor have any person or persons by my order or to my knowledge or belief for my use received the said sum of Rs. or any part thereof or any security or satisfaction for the same or any part thereof (except the said security hereinbefore referred to (a))

(a) This paragraph to be adapted in the case of a person other than the creditor being the deponent.

Sworn (or solemnly affirmed), etc.

No. 10 (Rule 29).

Notice of the day appointed to hear the Petition for reduction of Capital.

(Title.)

Notice is hereby given that a Petition presented to the said Court on the day of 19 for an order confirming the reduction of the Capital of the Company from Rs. to Rs. is directed to be heard by the said Court on the day of 19 .

Attorney(s) for the Company.

No. 11 (Rule 34).

Petition.

(Title.)

(a) Insert full name, address, description, etc., of petitioner.

SHEWETHI—

The humble petition of (a)

1. The , Limited (hereinafter called the Company), is a Company duly incorporated under the Indian Companies Act.

(b) State the full address of the registered office.

2. The registered office of the Company is at (b)

3. The nominal capital of the Company is Rs. divided into shares of Rs. each. The amount of the capital paid up or credited as paid up is Rs.

(c) State principal objects according to Memorandum of Association.

4. The objects of the Company are as follows (c):—

and other the objects set forth in the memorandum of association thereof.

5. (Here set out in numbered paragraphs the facts on which the petitioner relies and in the case of an application for a supervision order the date of the winding up resolution and the appointment of Liquidator and conclude as follows):—

Your petitioner therefore humbly prays as follows:—

(1) That Limited may be wound up by the Court
(d) under the provisions of the Indian Companies Act, 1913.

(d) Or under
the super-
vision of
the Court.

(2) Or that such other order may be made in the premises as shall be just.

NOTE.—(e) It is intended to serve this petition on

(e) This note
will be
unnecessary
if the
Company is
petitioner.

No. 12 (Rule 34).

Petition by Unpaid Creditor.

(Title.)

Paragraphs 1, 2, 3, and 4 as in No. 11.

5. The Company is indebted to your petitioner in the sum of Rs. for (a)

(a) State
consideration
for the
debt, with
particulars
so as to
establish
that the
debt is due.

6. On the day of 19 your petitioner served (or, caused to be served by A. B. of) on the Company by leaving the same at its registered office a demand under his hand in the words and figures following:—

(Set out demand in full).

7. The Company has neglected to pay the said sum of Rs. or to secure or compound for it to the reasonable satisfaction of your petitioner.

8. The Company is (insolvent and) unable to pay its debts.

9. In the circumstances it is just and equitable that the Company should be wound up.

Your petitioner therefore, etc. (as in No.).

No. 13 (Rule 35).**Affidavit verifying Petition.**

(Title.)

I, A. B., of etc., make oath (*or, solemnly affirm*) and say, that the statements in paragraphs Nos. in the petition now produced and shown to me, and marked with the letter A, are true to my knowledge, and the statements in paragraphs Nos. in the said petition are based on information received (*state source of information*) which I believe to be true. The statements contained in paragraphs 1, 2, 3 and 4 of the said petition are matters of record.

Sworn (*or solemnly affirmed*), etc.**No. 14 (Rule 37).****Advertisement of Petition.**

(Title.)

Notice is hereby given that a petition for the winding up of the abovenamed Company by the (or subject to the supervision of the) High Court of Judicature at Fort William in Bengal (or District Court of) was on the day of 19 presented to the said Court by the said Company (or C. D. of a creditor or contributory of the said Company *as the case may be*); and that the said petition is directed to be heard before the Court on the day of 19 ; and any creditor or contributory of the said Company desirous of opposing an order for the winding up of the said Company under the above Act should appear at the time of hearing by himself or his Attorney or Advocate for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same, by the undersigned, on payment of the prescribed charge for the same.

A. B.,

(Attorneys for the petitioners.)

(Address)

Dated

19

Note.—Rule 41 provides that any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their attorney (if any), and must be served, or if posted, must be sent by post in sufficient time to reach the abovenamed not later than 2 clear days before the day of 19 .

No. 15 (Rule 39).

Affidavit of Service of Petition on Member, Officer, or Servant of the Company.

(Title.)

In the matter of a petition dated

I, of
make oath (*or, solemnly affirm*) and say:—

1. (a) That I did on day, the day of 19 , serve the abovenamed Company with the abovementioned petition by delivering to and leaving with (*name and description*) a member (*or officer*) (*or servant*) of the said Company a copy of the abovementioned petition, at (*office or place of business as aforesaid*).

(a) In the case of service of petition on a Company by leaving it with a member, officer, or servant at the registered office, or if no registered office, at the principal or last known principal place of business of the Company.

or

1. (b) That I did on day, the day of 19 , having failed to find any member, officer, or servant, of the abovenamed Company at (*here state registered office or place of business*), leave there a copy of the abovementioned petition, (*add with whom such copy was left, or where, e.g., affixed to door of offices, or placed in letter box, or otherwise*).

(b) In the case of no member, officer, or servant of the Company being found at the registered office or place of business.

2. (c) That I did on day, the day of 19 , serve (*name or names and description*) with a copy of the abovementioned petition, by delivering the same personally to the said at (*place*).

(c) In the case of directions having been given by the Court as to the member or members of the Company or other persons to be served.

Sworn (*or solemnly affirmed*), etc.

No. 16 (Rule 39).

Affidavit of Service of Petition on Liquidator.

(Title.)

In the matter of a petition, dated 19 , for winding up the above Company (by) or (under the supervision of) the Court (*as the case may be*)I, of
make oath and say:—That I did, on day, the day of 19 , serve (*name and description*) the liquidator of the abovenamed Company, with a

copy of the abovementioned petition, by delivering the same personally to the said at (*place*)

Sworn (*or, solemnly affirmed*), etc.

No. 17 (Rule 41).

Notice of Intention to appear on Petition.

(*Title*.)

- (a) State full name, or if a firm, the name of the firm and address.
 - (b) State number and class of shares held.
 - (c) To be signed by the person or his Attorney.
- Take notice that A. B., of (a) a creditor for Rs. of [or contributory holding (b) shares in] the above Company intends to appear on the hearing of the petition advertised to be heard on the day of 19 , and to support (*or oppose*) such petition.

Signed (c) (*Name of person or firm*).

(*Address*)

(*Date*)

To

(*Attorneys for petitioner*.)

No. 18 (Rule 45).

Notice of winding up order to Registrar of Companies.

(*Title*.)

To

THE REGISTRAR OF COMPANIES, BENGAL.

Take Notice that by an order of the High Court of Judicature at Fort William in Bengal (*or District Court of*) made on the day of 19 limited was ordered to be wound up by the Court (*or under the supervision of the Court*).

Signed (*Petitioner or his Attorney*).

(*Address*)

(*Date*)

No. 19 (Rule 48).**Order for winding up by the Court.**

(Title.)

Upon the petition of (the abovenamed Company, or A.B. of, etc., a creditor or contributory of the abovenamed Company) filed on the day of 19 and presented to the said Court, and upon hearing for the petitioner and for and upon reading the said petition, (an affidavit of the said petitioner filed, etc., verifying the said petition, an affidavit of S.M. filed on the day of 19 as to advertisement of the said petition) this Court doth order that the said Company be wound up by this Court under the provisions of the Indian Companies Act, 1913 (a) and that be appointed Provisional Liquidator of the affairs of the Company.

(a) Omit if no
Provisional
Liquidator
is appointed
at the time
of making
the winding
up order.

No. 20 (Rule 48).**Order for winding up, subject to Supervision.**

(Title.)

Upon the petition, etc., (as in Form No. 19), this Court doth order that the voluntary winding up of the said Limited, be continued, but subject to the supervision of this Court; and any of the proceedings under the said voluntary winding up may be adopted as the Court shall think fit; and it is ordered that the liquidator appointed in the voluntary winding up of the said Company, do on the day of next, and thenceforth every months file with the Registrar a report in writing as to the position of, and the progress made with, the winding up of the said Company, and with the realization of the assets thereof, and as to any other matters connected with the winding up as the Court may from time to time direct. And the creditors, contributories, and liquidator of the said Company, and all other persons interested, are to be at liberty to apply generally as there may be occasion. •

No. 21 (Rule 48).**Advertisement of order to wind up.**

(Title.)

By an order made by the High Court of Judicature at Fort William in Bengal (or District Court of) in the above matter dated the day of 19 , on the petition of the abovenamed Company (or A.B. of): it was ordered that (*etc., as in Forms 19 or 20*).

C. and D.

(Attorneys for the said petitioner.)

*Dated the day of 19 .***No. 22 (Rule 52).****Order for appointment of a Provisional Liquidator.**

(Title.)

Upon the application of and upon reading the Court doth hereby appoint of to be the Provisional Liquidator of the abovenamed Company. And the Court doth hereby limit and restrict the powers of the said as such Liquidator to the following acts (*describe the acts which the Liquidator is authorised to do and the property of which he is to take possession*). And the Court doth hereby fix the remuneration of the said as such Liquidator at (*set out particulars of remuneration*) (a) And it is ordered that the said do on or before the day of next furnish security in the sum of Rs. to the satisfaction of the Registrar of the said Court.

(a) If security ordered to be furnished add.

No. 23 (Rule 58).**Advertisement as to appointment of Official Liquidator.**

(Title.)

Notice is hereby given that the day of 19 at o'clock in the noon at the Court-house at Calcutta (or at the District Court-house at) has been fixed as the time and place for the appointment of an Official Liquidator of the abovenamed Company.

(Attorneys for the Petitioner.)

(Address)

Dated 19 .

No. 24 (Rule 57).**Form of nomination of Official Liquidator.**

(Title.)

We, the undersigned (creditors or contributories) of the above-named Company for the (debts or number of shares) placed opposite our respective names hereby nominate of etc., to be the Official Liquidator of the said Company who is prepared and by his signature hereto undertakes to furnish security in the sum of Rs. or such less sum as may be ordered by the Court.

Name. 1	Address. 2	Creditor or contributory. 3	Amount of debt. 4	Number of shares held. 5

Signed (*Nominator*).Signed (*Nominee*).

Dated 19

No. 25 (Rule 80).**Order appointing an Official Liquidator.**

(Title.)

Upon the application of and upon reading and upon hearing the Court doth hereby appoint of (a) (and of) with joint and several powers) to be Official Liquidator(s) of the abovenamed Company. And it is ordered that the said do on or before the day of next furnish security in the sum of Rs. to the satisfaction of the Registrar of the said Court (or, without security). And it is ordered that the said on the day of and the day of 19 and on the same days in each succeeding year file his (or their) accounts of receipts and payments in the office of the Registrar (or in the District Court at). And it is ordered that all moneys to be received by the said be paid by him (or them) into the Imperial Bank of India at its Head office (or Branch) (or into the District Court at) to the credit of

(a) If more than one person be appointed and the Court so directs.

- (b) Where an Official Liquidator is authorised to open a special banking account with a bank other than the Imperial Bank of India, omit the foregoing and substitute as follows,
 • See Rule 77.
- (c) As to dispensing with countersignature :
- the account of the Official Liquidator(s) of the said Company within 7 days after the receipt thereof. And it is ordered (b) [that the said] be at liberty to open operate upon and maintain in his own name as such Official Liquidator as aforesaid a special banking account with the Bank at its Head office (or branch) into which all moneys to be received by the said shall be paid by him (or them) to the credit of such account within 7 days after the receipt thereof and] that out of the said account all payments shall be made by cheque signed by the said as such Official Liquidator as aforesaid and countersigned by the Registrar (c).

No. 26 (Rule 62).

Advertisement of appointment of Official Liquidator.

(Title.)

(a) If more than one person appointed add.

Notice is hereby given that of
 by an order, dated the day of 19 , has been appointed
 Official Liquidator of the abovementioned Company (a) with joint and several powers.

(Signed) (Attorneys for the Petitioner.)

Dated this day of 19 .

No. 27 (Rule 71).

Security Bond by Official Liquidator and a Guarantee Society.

Know all men by these presents that I/we (*Name of the Official Liquidator or Liquidators his or their description and address*) and we (*Name of the Guarantee Society*) carrying on business in Calcutta at (*place of business*) through (*Name of the Guarantee Society's Agent*) hereinafter called the Society are jointly and severally held and firmly bound unto (*Name of the Registrar, Original Side*) Esquire, Registrar of the High Court of Judicature at Fort William in Bengal in its Ordinary Original Civil Jurisdiction (*or name of the Judge*) Esquire, Judge of the District Court of his successor or successors in office and assigns in the sum of Rs. of lawful money of British India to be paid to the said (*Name of the Registrar, Original Side*) Esquire (*or name of the Judge*) Esquire, his successor or successors in office or assigns as the case may be, for which payment well and truly to be made I/we the said (*Name of the Official*

*Liquidator or Liquidators) for myself (ourselves) my (our) heirs, executors, administrators and representatives and every of them and we, the Society, for ourselves and our successors do hereby bind and oblige ourselves for the whole firmly by these presents, and we the Society, do hereby submit ourselves to the Jurisdiction of the said High Court (or District Court); and appoint (*place of Business of the Agents*) aforesaid as the address for service of all writs proceedings or notices that may be issued taken or given with reference to the conditions of this Bond or with respect to the liability of the said (*Name of the Official Liquidator or Liquidators*) thereunder. Signed, Sealed and Delivered by the said (*Name of the Official Liquidator or Liquidators*) and sealed with the seal of the said Society. Dated this day of one thousand nine hundred and*

Whereas by an order, dated the day of one thousand nine hundred and made by the said High Court (or District Court) in the matter of the Indian Companies Act VII of 1913 and in the matter of (*Name of the Company*) the said (*Name of the Official Liquidator or Liquidators*) was (were) appointed the Official Liquidator(s) of the said Company and he (they) was (were) thereby directed to give security for Rs. to be approved of by the said Registrar (or Judge of the District Court). And Whereas the said (*Name of the Official Liquidator or Liquidators*) has (have) proposed and the said Registrar (or Judge of the District Court) has under the Rules of the said High Court accepted the said Society as surety for the said (*Name of the Official Liquidator or Liquidators*).

Now the condition of the above written Bond or Obligation is such that if the said (*Name of the Official Liquidator or Liquidators*) or his (their) executors or administrators or some or one of them do and shall duly account for all and every the sum or sums of money or other property which the said (*Name of the Official Liquidator or Liquidators*) has (have) received and shall receive or has (have) or shall become or be held liable to pay or account for as such Official Liquidator(s) as aforesaid and do and shall pay or deliver the same as the Court or a Judge hath directed or shall hereafter direct, and shall give immediate notice to the Court if the said Society shall become insolvent, or go into Liquidation and do and shall, from time to time and at all times hereafter so long as he (they) shall continue as such Official Liquidator(s) duly and faithfully in all respects discharge the duties and obligation which shall devolve upon him (them) as Official Liquidator(s) as aforesaid and file and pass his (their) account(s) before a Judge at the said Court at the times and in the manner required by the Rules of the said Court or as the Court or a Judge may direct and obey and carry out all other the directions contained in the said order and all other orders which may hereafter be made by the said High Court (or District Court) in the premises: then the above written Bond or Obligation shall be void, otherwise the same shall remain in full force and virtue.

Signed, Sealed and Delivered by the said (*Name of the Official Liquidator or Liquidators*) at Calcutta in the presence of

The Seal of the Society was hereunto affixed in the presence of

Signed for and on behalf of the Society.

No. 28 (Rule 71).

Security Bond by Official Liquidator and Surety other than Guarantee Society.

Know all men by these presents that I (we) [*Name of the Official Liquidator(s) his or their description and address*] and I (we) [*Name(s) of the Surety or Sureties his or their description(s) and address(es)*] are jointly and severally held and firmly bound unto (*Name of the Registrar, Original Side*) Esquire, Registrar of the High Court of Judicature at Fort William in Bengal in its Ordinary Original Civil Jurisdiction (*or name of the Judge*) Esq., Judge of the District Court of _____ his successor or successors in office and assigns in the sum of Rs. _____ of lawful money of British India to be paid to the said (*Name of the Registrar, Original Side*) Esquire, (*or name of the Judge*), Esq., his successor or successors in office or assigns as the case may be, for which payment well and truly to be made, we the said [*Name of the Official Liquidator(s) and Surety or Sureties*] for ourselves, our heirs, executors, administrators and representatives and every of them do hereby bind and oblige ourselves for the whole firmly by these presents. Signed, Sealed and Delivered by the said [*Name of the Official Liquidator(s) and Surety or Sureties*]. Dated this _____ day of _____ one thousand nine hundred and _____

Whereas by an order, dated the _____ day of
one thousand nine hundred and _____ made by the said
High Court (*or District Court of _____*) in the matter of the
Indian Company's Act VII of 1913 and in the matter of (*Name of the Company*) the said [*Name of the Official Liquidator(s)*] was (were) appointed the Official Liquidator(s) of the said Company and he (they) was (were) thereby directed to give security for Rs. _____ to be approved by the said Registrar (*or the Judge of the said Court*). And Whereas the said [*Name of the Official Liquidator(s)*] has (have) proposed and the said Registrar has accepted the said (*Name of the Surety or Sureties*) as Surety (Sureties) for the said [*Name of the Official Liquidator(s)*].

Now the condition of the above written Bond or Obligation is such that if the said [*Name of the Official Liquidator(s)*] or his (their) executors or administrators or some or one of them do and shall duly account for all and every the sum and sums of money or other property which the said [*Name of the Official Liquidator(s)*] has (have) received and shall receive or has (have) or shall become or be liable to pay or account for us such Official Liquidator(s) as aforesaid and do and shall pay or deliver the same as the Court or a Judge hath directed or shall hereafter direct and do and shall from time to time and at all times hereafter so long as he (they) shall continue as such Official Liquidator(s) duly and faithfully in all respects discharge the duties and obligations which shall devolve upon him (them) as Official Liquidator(s) as aforesaid and file and pass his (their) accounts before a Judge of the said Court at the times and in the manner required by the rules of the said Court or as the Court or a Judge may direct and obey and carry out all other the directions contained in the said

order and all other orders which may hereafter be made, the above written Bond or Obligation shall be void, otherwise the same shall remain in full force and virtue.

Signed, Sealed and Delivered at Calcutta in the presence of

No. 28 (Rule 71).

Affidavit by Sureties.

(Title.)

We, _____ of _____ etc., and _____ and say as follows:—

1. I, the said _____ for myself say that I am worth (a) _____ the sum of Rs. _____ of lawful money of British India over and above what is sufficient for the payment of all my just debts and liabilities.

(a) Particulars of property to be specified if required by the Registrar.

2. And I, the said _____ for myself say that I am worth the sum of Rs. _____ of etc. (*as above*).

Sworn, etc.

No. 30 (Rule 72).

Certificate that Official Liquidator has given Security.

(Title.)

This is to certify that _____ of _____ who was on the day of _____ 19_____, appointed Official Liquidator of the abovenamed Company, has duly given security as ordered by the Court.

J. S.♦

(Signed) *Registrar.*

Dated this day of 19 .

No. 31 (Rule 76).**Authority for Account with Bank other than the Imperial Bank of India.**

(Title.)

Form to be employed when the authority is not embodied in the order appointing the Liquidator (Form 25).

A.B. of _____ the Official Liquidator is hereby authorised to make payments in the above matter into and out of a special banking account to be opened in his name at the _____ branch of the _____ Bank and all payments shall be made by cheques signed by the said Official Liquidator and countersigned by the Registrar (a).

(a) As to dispensing with countersignature :
See Rule 78.

By order

*Registrar,
Judge, District Court.*

Dated this _____ day of _____ 19_____. .

To

THE MANAGER or AGENT,

BANK,

and the Official Liquidator of the abovenamed Company.

No. 32 (Rule 82).**Request to invest cash in Government Securities.**

(Title.)

To

(Name of Bank)

SIR,

It appearing that the sum of Rs. _____ is standing to the credit of the account of the Official Liquidator of the abovenamed Company, you are hereby requested to invest the sum of Rs. _____ being part thereof, in the purchase of (*here insert the description of the Government Security intended to be purchased*) in the name of _____ of _____, the Official Liquidator of the said Company and to retain such Government Securities on behalf of

the Official Liquidator. The said securities are not to be sold, transferred or otherwise dealt with, except upon a direction for that purpose signed by the Official Liquidator of the said Company and countersigned by the Registrar (or by the Judge of the District Court of or under an order to be made by the said Judge).

I am,

Sir,

Your most obedient servant,

Official Liquidator.

Dated this day of 19

No. 33 (Rules 86 and 179).

Liquidator's statement of Account (a).

(Title.)

(a) When filed under Rule 179 this statement must be filed in duplicate.

1. (*Name of Company*).
2. (*Nature of proceedings whether wound up by the Court, or under the supervision of the Court, or voluntary*).
3. (*Date of commencement of winding-up*).
4. (*Name and address of Liquidator*).

Realizations.

Disbursements.

Date. 1	Of whom received. 2	Nature of assets realised. 3	Amount. 4 Rs. A. P.	Date. 5	To whom paid. 6	Nature of disbursements. 7 (b) From Trading Account.	Amount. 8 Rs. A. P.
		(b) From Trading Account.					

(b) If Trading Account authorised total to be inserted and detailed receipts and payments account to be attached

Analysis of Balance.

Rs. A. P.

Total realizations	
+ Total disbursements	
	Balance

The balance is made up as follows:—

L.S. A. P.

1.	Cash in the hands of liquidator	...
2.	Total payments into Bank, including balance at date of commencement of winding-up (as per Bank Book)	...
	Total withdrawal from Bank	...
	Balance at Bank	...
3.	Amounts invested by liquidator	...
	Less amount realized from same	...
	Balance	...

Total balance as shown above

NOTE.—Full details of stock purchased for investment and of realizations thereof should be given in a separate statement.

Note.—The liquidator should also state,

	Assets (after deducting amounts charged to secured creditors).
(1) The amount of the assets and liabilities at the date of the commencement of the winding up according to the Liquidator's estimate.	Debenture holders Rs.
	Liabilities .. . { Secured creditors Debenture holders Unsecured creditors.
(2) The total amount of the capital paid up at the date of commencement of the winding up.	Paid up in cash Issued as paid up otherwise than for cash
(3) The general description and estimated value of out-standing assets (if any).	
(4) The cause which delayed the termination of the winding up.	
(5) The period within which the winding up may probably be completed.	

Note.—If no receipts or payments the portion of the form under the headings "Realizations" "Disbursements" should be omitted.

No. 34 (Rules 86 and 179).**Affidavit verifying Liquidator's Account.**

(Title.)

I, _____ of _____
 the (Official) Liquidator of the abovenamed Company, make oath and
 say : -

That (the account hereunto annexed and marked "A" contains a full and true account of my receipts and payments in the winding up of the abovenamed Company), from the day of 19 , to the day of 19 , inclusive, (and that) I have not nor has any other person by my order, or, for my use during such period, received or paid any moneys on account of the said Company (other than and except the items mentioned and specified in the said account).

I further say that the particulars in the annexed account marked "A", with respect to the proceedings in and position of the liquidation, are true to the best of my knowledge and belief.

Sworn (or solemnly affirmed), etc.

If no receipts or payments the words in brackets should be omitted.

No. 35 (Rule 92).**Statement of Assets.**

(Title.)

Statement of Assets on the day of 19 including assets over which a charge or lien exists, particulars of which are set out at the foot hereof.

Nature of property. 1	Balance as per Books.	Estimated to produce. 3
(1) Property—		
(a) Cash at Bankers		
(b) Cash in hand		
(c) Stock in trade		
(d) Machinery		
(e) Trade fixtures, fittings, utensils, etc.		
(f) Investments in shares, etc.		
(g) Loans on mortgage		
(h) Other property, viz.		
(2) Books Debts:—		
Considered good		
Considered doubtful		
Considered bad		
(3) Bills of Exchange or other similar Securities on hand		
(4) Unpaid Calls		
(5) Uncalled capital		
(6) Here set out particulars of assets over which a charge or lien exists stating particulars of such charge or lien.		

No. 36 (Rule 95).**Advertisement for creditors.**

(Title.)

The creditors of the abovenamed Company are required on or before the day of 19 to send their names and addresses and the particulars of their debts or claims and the names and addresses of their attorneys (if any) to of the Official Liquidator of the said Company, and, if so required by notice in writing from the Official Liquidator, shall, either in person or by their attorneys, prove their said debts or claims at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

The day of 19 , at o'clock in the noon at the said is appointed for the investigation of debts and claims.

*Official Liquidator.**Dated this day of 19 .***No. 37 (Rule 97).****Notice to creditors to prove their debts before the Official Liquidator.**

(Title.)

(Address and date).

SIR,

You are hereby required to prove the debt claimed by you against the abovenamed Company, by filing your affidavit, and giving notice thereof to me on or before the day of next, and you are to attend at my office in person or by your attorney on the day of 19 at o'clock in the noon, being the time appointed for the investigation of the claim.

*Official Liquidator.**Dated this day of 19 .*

To

(Name of creditor)

* (Address)

No. 38 (Rule 98).**Affidavit of Creditor in proof of debt.**

(Title.)

I, _____ of _____ make oath (or solemnly affirm) and say as follows:—

1. (*If not made by the creditor personally the deponent must state his authority for making the affidavit and his means of knowledge.*)

2. The abovenamed Company was on the (a) _____ day of 19_____, and still is justly and truly indebted to me (or the said _____) in the sum of Rs. _____ for _____, etc. (*Describe shortly the nature of the debt and exhibit any security held and in case of a trade debt exhibit vouchers.*)

(a) Date of the winding up order.

3. (b) I have not nor has nor have any person or persons by my order or to my knowledge or belief for my use, received the sum of Rs. _____ or any part thereof, or any security or satisfaction for the same or any part thereof, [except the said (security) hereinbefore referred to].

(b) This paragraph to be adapted in the case of a person other than the creditor being the deponent.

Sworn (or solemnly affirmed), etc.

No. 39 (Rule 101).**Affidavit of Official Liquidator as to debts and claims.**

(Title.)

I, _____ of _____ the Official Liquidator of the abovenamed Company make oath (or solemnly affirm) and say as follows:—

1. I have, by the paper hereto annexed and marked with the letter A, set forth a list of all the debts and claims, the particulars of which have been sent to me by persons making claim upon or claiming to be creditors of the said Company, pursuant to the advertisement issued in that behalf, dated the _____ day of 19_____, and the names and addresses of the persons by whom such claims are made.

2. I have investigated the said debts and claims and examined the same with the books and documents of the said Company in order to ascertain to the best of my ability, which of such debts and claims are justly due from the said Company; and I have, in the first part of the said list, set forth such of the said debts and claims or parts

thereof, as in my opinion are justly due from the said Company, and proper to be allowed without further evidence and I have, in the sixth column of the said first part of the said list, set forth the amount proper to be allowed in respect of such debts, and claims; and I believe that such amounts, respectively, are justly due and proper to be allowed; and I have, in the seventh column of the said first part of the said list, stated my reasons for such belief.

¶ 3. I have, in the second part of the said list, set forth such of the said debts and claims as in my opinion ought to be proved by the respective creditors.

Sworn (or solemnly affirmed), etc.

Exhibit A referred to in the affidavit of *sworn (or solemnly affirmed)* before me this day of 19 .

(Signed).

List of debts and claims of which the particulars have been sent to the Official Liquidator.

FIRST PART.

Debts and claims which ought to be allowed without further evidence.

Serial number.	Names of creditors.	Address and description.	Particulars of debt or claim.	Amount claimed.	Amount proper to be allowed.	Reasons for belief that amounts are proper to be allowed.
1	2	3	4	5	6	7
				Rs. A. P.	Rs. A. P.	

SECOND PART.

Debts and claims which ought to be proved by the creditors.

Serial number.	Number of creditors.	Address and description.	Particulars of debts or claim.	Amount claimed.
1	2	3	4	5
				Rs. A. P.

No. 40 (Rule 101).**Notice to creditors to prove their debts before the Judge.**

(Title.)

You are hereby required to prove before the Judge the debt claimed by you against the abovenamed Company. You are accordingly required to attend in person or by your attorney or advocate at the Court-house on the day of 19 at o'clock in the forenoon being the time appointed for hearing and adjudicating upon the claim.

*Official Liquidator.**Dated this day of 19 .***To***(Name of creditor)**(Address)***No. 41 (Rule 104).****Certificate as to settlement of list of debts and claims.**

(Title.)

The debts and claims which have been allowed are set forth in the first schedule hereto, and (with the interest thereon and costs mentioned in the schedule) are due to the persons therein named.

In the first part of the said schedule are set forth such of the said debts and claims as carry interest, and the interest thereon has been computed after the rate they respectively carry, down to date of the winding up.

In the second part of the said schedule are set forth such of the debts and claims as do not carry interest.

The claims set forth in the second schedule hereto have been disallowed.

The first schedule above referred to**FIRST PART.**

Debts and claims which carry interest.

Serial number. 1	Names of creditors. 2	Addresses and descriptions. 3	Particulars of debt. 4	Total amount. Rs. A. P. 5
			On bills of exchange, dated, etc.— Principal .. Interest at per cent. per annum from the date of this certificate .. Cost of proof ..	

SECOND PART.

Debts and claims which do not carry interest.

Serial number. 1	Names of creditors. 2	Addresses and descriptions. 3	Particulars of debts. 4	Interest on principal. Rs. A. P. 5	Total due. Rs. A. P. 6
			Rs. Goods sold— Cost of proof ..		

The second schedule above referred to.

Serial number. 1	Names of creditors. 2	Addresses and descriptions. 3	Particulars of claims. 4	Amount claimed. 5

Signature of the Judge (or District Judge).

Dated this day of 19 .

No. 42 (Rule 111).**Notice of preliminary settlement of the list of contributories.**

(Title.)

(Address)

(Date)

Take notice that I have appointed the day of 19 at o'clock in the forenoon at (*the above address*) for the preliminary settlement of the list of contributories of the abovenamed Company.

According to the books of the Company you will be included in such list for the number of shares stated below. If you object to such inclusion you should attend in person or by your attorney at the time and place stated above when your objections will be heard and considered.

Official Liquidator.

Number on list. 1	Name. 2	Address. 3	Description. 4	In what character included. 5	Number of shares or extent of interest. 6

No. 43 (Rule 112).**Preliminary List of Contributories made out by the Official Liquidator.**

(Title.)

The following is a list of members of the Company liable to be placed on the list of contributories of the said Company, made out by me from the books and papers of the said Company, together with their respective addresses and the number of shares (or extent of interest) to be attributed to each, so far as I have been able to ascertain the same.

In the first part of the list, the persons who are contributories in their own right are distinguished.

In the second part of the said list, the persons who are contributories as being representatives of, or being liable for the debts of others, are distinguished.

FIRST PART.

Contributories in their own right.

Serial number. 1	Name. 2	Address. 3	Description. 4	Number of shares (or extent of interest). 5	Remarks. 6

SECOND PART.

Contributories as being representatives of, or liable for the debts of others.

Serial number. 1	Name. 2	Address. 3	Description. 4	In what character included. 5	Number of shares (or extent of interest). 6	Remarks. 7

Official Liquidator.

Dated the day of 19 .

No. 44 (Rule 113).**Notice to contributors of settlement of list of contributors by the Judge.**

(Title.)

(Address)

(Date)

Notice is hereby given that the day of 19 at o'clock in the forenoon at the Court-house, Calcutta (or at the District Court at), has been fixed for the settlement of the list of contributors of the abovenamed Company made out and filed in Court by the Official Liquidator and you are included in such list in the character and for the number of shares or extent of interest stated below; and if no sufficient cause is shown by you to the contrary at the time and place aforesaid, the list will be settled by the Judge, including you therein.

Unless the Judge shall otherwise direct no application for any variation of the list will be entertained after the day so appointed.

Official Liquidator.

Number on list. 1	Name. 2	Address. 3	Description. 4	In what character included. 5	Number of shares, or extent of interest. 6

No. 45 (Rule 114).**Endorsement by Judge on settlement of list of contributors.**

(Title.)

List settled as filed (except that Nos. are expunged from the list and Nos. stand over for determination and subsequent endorsement hereon).

*Judge.**Dated the day of 19*

No. 48 (Rule 117).**Petition for leave to make a call.**

(Title.)

The humble petition of , Official Liquidator of the abovenamed Company sheweth as follows:—

1. The abovenamed Company was by an order of this Court dated the day of 19 ordered to be wound up by this Court (*or under the supervision of this Court*).

2. By an order of this Court dated the day of 19 I was appointed Official Liquidator.

3. On the day of . 19 the list of contributories of the said Company was settled by the Honourable Mr. Justice (*or Esq., District Judge of*).

4. The amount of the debts proved and admitted against the said Company and the estimated amount of the costs charges and expenses of the winding up aggregate the sum of Rs. or thereabouts.

5. Of the assets set forth in the statement of assets I have realised the sum of Rs. of which I still have in hand the sum of Rs. I estimate that the assets still remaining to be collected will realise approximately Rs . There are no other assets belonging to the said Company except the amounts due from contributories.

6. In the settled list of contributories of the said Company appear the names of persons in respect of shares.

7. For the purpose of satisfying the debts and liabilities of the Company and of paying the costs charges and expenses of the winding up I believe the sum of Rs. will be required in addition to the amount I now have in hand and the amount still to be collected by realisation of the outstanding assets.

8. In order to provide the said sum of Rs. it is necessary to make a call upon the several persons who have been settled on the list of contributories and to provide for the contingency of some of such contributories partly or wholly failing to pay the amount of such call I believe that for the purpose of realising the said amount required it is necessary that a call of Rs. per share be made.

Your Petitioner therefore humbly prays as follows:—

(1) That leave be given to your Petitioner to make a call of Rs. per share on all the contributories of the said Company (a) and to fix the date for the payment of such call.

(a) Or as the case may be.

(2) That the costs of and incidental to this petition and the order to be made thereunder and the costs of and incidental to making and enforcing such call be paid out of the call money to be collected (or out of the assets coming to the hands of your petitioner).

(3) Or that such other order may be made in the premises as may be fit and proper.

Verification.

I, the Official Liquidator of the abovenamed Company make oath (or solemnly affirm) that the statements contained in the foregoing petition are true to the best of my knowledge, information and belief.

Sworn (or solemnly affirmed), etc.

No. 47 (Rule 117).

Advertisement of intended call.

(Title.)

Notice is hereby given that the day of 19 at o'clock in the noon at the Court-house, Calcutta (or at the District Court) has been appointed for the hearing of an application to sanction a call on (all) the contributories of the said Company (or as the case may be) and that the said call shall be for Rs. per share. All persons interested are entitled to attend at such day, hour and place and to object to such call being sanctioned.

Official Liquidator.

Dated this day of 19 .

No. 48 (Rule 118).

Order giving Leave to make a Call.

(Title.)

Upon the application of the Official Liquidator of the abovenamed Company, and upon reading the Petition of the said Official Liquidator, filed the day of 19 and an affidavit of (a) filed the day of 19 , and upon hearing

• (a) Affidavit as to advertisements.

(b) Or as the case may be.

It is ordered that leave be given to the Official Liquidator to make a call of Rs. per share on (all) the contributories of the said Company (b)

And it is ordered that each such contributory do on or before the day of 19 pay to the Official Liquidator of the said Company (into the Imperial Bank of India at its Head office or branch to the account of the Official Liquidator or, in the case of a District Court, into the District Court at) the amount which is due from each such contributory in respect of such call.

No. 49 (Rule 118).

Notice to be served with the order sanctioning a call.

(Title.)

(Address)

(Date)

(a) For use according as the call is to be paid to the Official Liquidator or into the Imperial Bank.

The amount due from you, (name) in respect of the call made pursuant to the order whereof a copy is attached hereto is the sum of Rs. (a) which sum is to be paid by you on or before the day of 19 to me as the Official Liquidator of the said Company at my office No. (a) or into the Imperial Bank of India at its Head office or branch or into the District Court at) to the account mentioned in the said order. You may pay the same in person, or through a banker or other agent but this notice and copy of the order attached must be produced at the Imperial Bank (or to the Court) upon such payment and the Secretary and Treasurer (or the Agent) of the Imperial Bank (or the Nazir or other proper officer of the said Court) will, upon receiving the same, deliver to you a certificate of the payment signed by the said Secretary and Treasurer (or Agent) (or Judge). In order to prevent proceedings being taken against you for non-payment, you must immediately upon such payment, cause written notice of the payment, and of the date thereof, to be given to me, as the Official Liquidator of the said Company, at my office No.

Official Liquidator.

To

(Name of contributory).

(Address).

No. 50 (Rule 120).**Summons to enforce call.**

(Title.)

Let all parties concerned attend at _____ on the _____ day of _____ 19 at o'clock in the noon, on the hearing of an application on the part of the Official Liquidator of the abovenamed Company, that a call to the amount of Rs. _____ per share may be enforced on the contributories of the said Company set out in the schedule annexed hereto.

This summons was taken out by _____ of attorney for the said Official Liquidator.

To _____ a contributory of the said Company against whom the call is to be enforced.

The schedule above referred to.

Number of list. 1	Name. 2	Address. 3	Description. 4	In what character included. 5	Amount due. 6

No. 51 (Rule 120).**Affidavit in support of application for order for payment of call.**

(Title.)

I, _____ of _____ the Official Liquidator of the abovenamed Company, make oath (or solemnly affirm) and say as follows:—

1. None of the contributories of the said Company whose names are set forth in the schedule to the summons herein annexed have paid the sums set opposite their names respectively in the said schedule, which sums are the amounts now due from them respectively in respect of the call of Rs. _____ per share, in pursuance of the order of this Court in that behalf dated the _____ day of _____ 19 _____.

2. The sums set opposite the names of such contributories respectively in the said schedule are the amounts due and owing by such contributories respectively in respect of the said call.

Sworn (or, solemnly affirmed) etc.

The schedule above referred to.

Number of list. 1	Name. 2	Address. 3	Description. 4	In what character included. 5	Amount due. 6

NOTE.—In addition to the above affidavit, an affidavit of the service of the application for the call will be required.

No. 52 (Rule 120).

Order for Payment of Call due from a Contributory.

(Title.)

Upon the application of the Official Liquidator of the above-named Company, and upon reading an affidavit of filed the day of 19 (a) and an affidavit of the Official Liquidator, filed the day of 19 (b), and upon hearing , it is ordered that of (or of the legal personal representative of late of deceased) one of the contributories of the said Company (or, if against several contributories, the several persons named in the second column of the schedule to this order, being contributories of the said Company), do, on or before the day of 19 , or within four days after service of this order, pay to the Official Liquidator of the said Company at his office No. the sum of Rs. (or into the Imperial Bank of India at its Head office or branch to the account of the Official Liquidator (or into the District Court at) (if against a legal personal representative add, out of the assets of the said deceased, in his hands as such legal personal representative as aforesaid, if the said has in his hands so much to be administered, or, if against several contributories, the several sums of money set opposite to their names respectively in the sixth column of the said schedule hereto), such sum(s) being the amount(s) due from the said (or) (or the said several persons respectively) in respect of the call of Rs. per share duly made, dated the day of 19 .

(a) Affidavit of non-payment.
(b) Affidavit of service of the application for payment of the call.

The schedule referred to in the foregoing Order.

Number of list.	Name.	Address.	Description.	In what character included.	Amount due.
1	2	3	4	5	6

Note.—The copy for service of the above order must bear the following notice:—

"If you, the undermentioned neglect to obey this order by the time mentioned therein you will be liable to process of execution, for the purpose of compelling you to obey the same."

No. 53 (Rule 120).

Affidavit of service of order for payment of call.

(Title.)

I, _____ of _____ make oath
(or solemnly affirm) and say as follows:—

(1) I did, on the day of 19 personally serve
of with the order made on the day of 19 which is
hereto annexed and marked A by delivering to and leaving with the said
at in the a true copy of the
said order.

(2) There were on the said copy when so served the following words:—

"If you, the undermentioned neglect to obey this order by the time mentioned therein, you will be liable to process of execution for the purpose of compelling you to obey the same."

Sworn (or solemnly affirmed), etc.

No. 54 (Rule 128).**Notice of Meeting (General Form).**

(Title.)

(Address)

(Date)

Take notice that a meeting of creditors (*or* contributories) in the above matter will be held at _____ on the _____ day of 19 _____ at _____ o'clock in the _____ noon.

Agenda.

(a) (Here insert the purpose of the meeting).

(a)

*Official Liquidator.***No. 55 (Rule 128).****Affidavit of Postage of Notices of Meeting.**

(Title.)

a) Description. I, _____ a (a) _____ make oath (*or* solemnly affirm) and say as follows:—

1. I did on the _____ day of 19 _____, post to each creditor mentioned in the Company's list of debts (*or* to each contributory mentioned in the register of members of the Company) a notice of the time and place of the meeting in the form hereto annexed and marked "A".

2. The notices for creditors were addressed to the said creditors respectively according to their names and addresses appearing in the list of debts of the Company.

3. The notices for contributories were addressed to the contributories respectively according to their names and addresses appearing in the register of members of the Company.

4. I despatched the said notices by posting the same prepaid at the Post Office at _____ before the hour of _____ o'clock in the noon on the said day.

Sworn (*or*, solemnly affirmed) etc.

No. 56 (Rule 132).**Nomination of Chairman of a Meeting.**

(Title.)

I, _____ do hereby nominate Mr. _____ of _____ to be Chairman of the meeting of creditors (or contributories) in the above matter, appointed to be held at _____ on the _____ day of _____ 19_____, and I depute him to use at such meeting, on my behalf, all proxies held by me for use thereat.

*Official Liquidator.**Dated this _____ day of _____ 19_____.***No. 57 (Rule 143).****Report of Result of Meeting of Creditors or Contributories.**

(Title.)

I, _____ the Official Liquidator of the abovenamed Company or, Chairman of a meeting of the creditors (or contributories) of the abovenamed Company summoned in accordance with directions given on the _____ day of _____ 19_____, by advertisement (or notice) dated the _____ day of _____ 19_____, and held on the _____ day of _____ 19_____, at _____ do hereby report the result of such meeting as follows:—

The said meeting was attended, either personally or by proxy by _____ creditors whose proofs of debt against the said Company were admitted for voting purposes, amounting in the whole to the value of Rs. _____ (or by _____ contributories, holding in the whole _____ shares in the said Company, and entitled respectively by the regulations of the Company to the number of votes hereinafter mentioned).

The proposal (or resolution) submitted to the said meeting was, (here state proposal or resolution as submitted to the meeting).

(a) Here set out the majorities by which the respective resolutions were carried or lost.

The said meeting was unanimously of opinion that the said proposal (*or resolution*) should (not) be adopted; [*or* the result of the voting upon such proposal (*or resolution*) was as follows] (a):—

Voting on Resolutions.

Resolutions put to the Meeting.

For.

Against.

	No.	Amount.		No.	Amount.
--	-----	---------	--	-----	---------

(State the substance of any resolutions put and total amount of their proofs if Creditors or shares if Contributors.)

Creditors

No.	Shares.	Votes.	No.	Shares.	Votes.
-----	---------	--------	-----	---------	--------

Contributors

Chairman.

Dated this day of 19

No. 58 (Rule 145).

Form of Proxy.

(Title.)

(a) If a firm, write "we" instead of "I" and set out the full name of the firm.

I, (a) of a creditor (*or contributory*) of the abovenamed Company hereby appoint (b) as my (our) proxy to vote for me (us) at the meeting of creditors (*or contributories*) of the said Company to be held on the day of 19 and at any adjournment thereof.

Signed (c)

Dated this day of 19

Signature of witness

Address

Description

N.B.—No creditor shall appoint a proxy who is not a creditor of the Company whose debt or claim has been admitted or allowed and no contributory shall appoint a proxy who is not a contributory of the Company, but a creditor or contributory may appoint the Official Liquidator to act as his proxy.

No. 59 (Rule 155).**Advertisement as to declaration of a dividend.**

(Title.)

(Address)

(Date)

Notice is hereby given that a first (*or, as the case may be*) dividend of in the Rupee has been declared and that the same will be payable on the day of 19 at the office of the Official Liquidator No. .

Every person entitled to participate in this dividend will receive a notice to that effect and no payment will be made except upon production of such notice.

*Official Liquidator.***No. 60 (Rule 155).****Notice of Dividend.**

(Title.)

Dividend of in the rupee.

(Address)

(Date)

Notice is hereby given that a first (*or as the case may be*) dividend of in the Rupee has been declared, and that the same will be payable at my office, as above, on the day of 19 or on any subsequent day between the hours of and .

Upon applying for payment *this notice must be produced* together with any bills of exchange, promissory notes or other negotiable securities held by you. If you desire the dividend to be paid to some other person you may sign and lodge with the Liquidator an authority in the prescribed Form No. 61. If you do not attend personally you must fill up and sign the subjoined Forms of Receipt and Authority.

*Official Liquidator.***To**

NOTE.—The receipt and authority should, in the case of a firm, be signed in the firm's name.

Receipt.

(Title.)

(Address)

(Date)

Received from the Official Liquidator the sum of Rupees
being the amount payable to me (us) in respect of the dividend of
in the rupee

Payee's Signature.

Rs.

Authority for Delivery.

(Title.)

(Address)

(Date)

SIR,

Please deliver to bearer [or me (us) by post, at my (our) risk]
the dividend of Rs. payable to me (us).

Payee's Signature.

To THE OFFICIAL LIQUIDATOR.

No. 61 (Rule 157).**Authority to Liquidator to Pay Dividends to another Person.**

(Title.)

(Address)

(Date)

To THE OFFICIAL LIQUIDATOR.

SIR,

(a) Form No. 60 must be enclosed with this authority.
I (We) hereby authorise you to pay the dividend referred to in the enclosed notice (a) to _____ of _____ (a specimen of

whose signature is given below) whose receipt shall be sufficient discharge.

Signature (b)

(b) If signed by a firm sign the firm's name and add by H. B. a partner in the said firm.

Witness

Address

Occupation.

Specimen of Signature of person appointed as above.

Witness

Address

Occupation

No. 62 (Rule 158).

Schedule or List of Contributors to whom a Return is to be paid.

(Title.)

No. 63 (Rule 158).**Notice of Return to Contributors.**

(Title.)

Return of Rs. per share.

(Address)

(Date)

Notice is hereby given that a first (or *as the case may be*) return of Rs. per share has been declared, and that the same will be payable at my office, as above, on the day of 19 , or on any subsequent day between the hours of M. and M.

Upon applying for payment *this notice must be produced* together with the share certificate(s). If you do not attend personally you must forward the share certificate and fill up and sign the subjoined Forms of Receipt and Authority.

(Signed)

Official Liquidator.

NOTE.—The receipt should be signed by the contributory personally, or in the case of joint contributors by each.

Receipt.

(Title.)

(Address)

(Date)

No.

Received from the Official Liquidator the sum of Rupees being the amount payable to me (us) in respect of the return of per share held by me (us).

Signature(s)

Rs. *

Authority for Delivery.

(Address)

(Date)

SIR,

Please deliver to bearer [or me (us) by post, at my (our) risk] the return of Rs. payable to me (us).

*Signature(s)***To THE OFFICIAL LIQUIDATOR.****No. 64 (Rule 159).****Certificate of passing final account.**

(Title.)

I hereby certify that the Official Liquidator of the abovenamed Company, has passed his final account as such Official Liquidator, and that a balance of Rs. is shown by such account to be in his hands.

*Judge.**Dated this day of 19 .***No. 65 (Rule 162).****Order for dissolution of the Company.**

(Title.)

Upon the application of the Official Liquidator of the abovenamed Company, and upon reading the certificate dated the day of (a) and it appearing that the balance of Rs. found in the hands of the Official Liquidator has been paid to It is ordered that the said Limited be dissolved as from this day of 19 , and that the recognizances dated the day of 19 , entered into by the said Official Liquidator, together with and his sureties be vacated.

(a) Certificate
of passing
final
account.

No. 66 (Rule 171).**Form of Order transferring winding up proceedings from the High Court to a District Court or from one District Court to another.**

(Title.)

It is hereby ordered that the winding up proceedings in the above matter, together with all documents and papers thereto relating, and all moneys and securities standing therein to the credit of the Official Liquidator, be transferred to the District Court at _____ (or from the District Court at _____ to the District Court at _____) and the said District Court shall hereafter have cognizance of all such proceedings and take into its custody all such moneys and securities.

*Judge.**Dated this day of 19 .***No. 67 (Rule 182).****Notice of appointment of Liquidator under Section 208 (1).**

(Address)

(Date)

To

THE REGISTRAR OF COMPANIES [or such person or officer as may have been authorised or appointed by the Local Government under the provisions of section 248 (6) of Act VII of 1913.]

In the matter of (*set out name of the Company*)

Sir,

Pursuant to Section 208 (1) of the Indian Companies Act (VII of 1913) I have the honour to give you notice that by a special (or extraordinary) resolution, dated the day of 19 a copy of which is hereto annexed, I (we) the undersigned have been appointed Liquidator(s) in the voluntary winding up of the said Company.

I (We) have, etc.,

By order of the Full Court,

MAURICE REMFREY,
Registrar, Original Side.

**Rules approved by the Judges of the High Court for the guidance
subject to the provisions of the Company's Articles of Association
of persons calling, holding, or presiding at meetings of creditors
or contributaries in the voluntary winding up of a Company.**

1. Except and in so far as the subject matter or the context may otherwise require, Rules 128, 130, 131, 133, 135, 136, 137, and 144 to 153, inclusive, of the Rules made by the High Court under the Indian Companies Act, 1913, and in relation to Company Matters, shall apply to meetings of creditors or contributaries convened in a voluntary winding up of a Company.

2. **Chairman of meeting.**—The Chairman of any meeting shall be the Liquidator appointed by the Company or some person nominated by him for that purpose and in the event of more than one person having been appointed Liquidators each of them shall, if present at the meeting, be entitled to be Chairman or to nominate some other person to be Chairman in priority to the other or others of them according to the order in which they are named in the resolution by which they were appointed. Provided that if a Liquidator shall have been appointed by the Judge in the place of a sole Liquidator appointed by the Company the Liquidator so appointed or his nominees shall be Chairman.

3. **Powers of Chairman.**—The Chairman of the meeting shall have power to adjudicate upon the right of a creditor to vote and the amount for which he should be allowed to vote.

4. **Secured creditor's right to vote.**—For the purpose of voting, a secured creditor shall, unless he surrenders his security, lodge with the Liquidator before the meeting a statement giving the particulars of his security the date when it was given, and the value at which he assesses it, and shall be entitled to vote in respect of the balance (if any) due to him after deducting the value of his security. The vote of a secured creditor who has not complied with this Rule shall not be counted at the meeting.

5. **Solicitation.**—No Liquidator appointed by the Company nor any person who shall be proposed for appointment by the Judge as Liquidator under the provisions of section 209 of the Act shall directly or indirectly solicit or canvass any person for the purpose of obtaining votes or proxies in his favour. No person contravening this Rule shall be appointed Liquidator and any Liquidator who shall be proved to have contravened this Rule may be removed if the Judge thinks fit.

6. **Use of proxies by Liquidator.**—Proxies in favour of the Liquidator appointed by the Company may be used by him in voting against any resolution for an application for the appointment of a Liquidator under the provisions of section 209 of the Act.

By order of the Full Court,

MAURICE REMFREY,

Registrar, Original Side.

Appellate Side.

The 26th February 1930.

No. 3873G.—The following rules made by the High Court of Judicature at Fort William in Bengal with the approval of the Governor-General in Council, under section 107 of the Government of India Act, are published for general information:—

Rule.
•
(Civil.)

Cancel the words "Each bound book shall contain.....a receipt for it in the stock book" in Rule 31 (slip), Chapter IX, Volume I, General Rules and Circular Orders, Civil, and substitute therefor the following:—

"Each bound book shall contain one hundred forms and before a book is brought into use a book number shall be given in hand on the front page of the book and attested with the dated initials of the Judge in charge. This number shall also be noted on every page before the number printed on it by machine. In case the foils and counterfoils are not used or are spoiled they shall be cancelled under the dated initials of the Judge in charge. No copy shall be torn off from the book. The Nazir shall also certify on the first page of the book the number of forms it contains. A stock book shall be maintained in which the receipts of such books from the Press and their issues to the Cashier shall be properly accounted for. Not more than one book at a time shall be issued to the Cashier who shall grant a receipt for it in the stock book. A new book shall be started from the beginning of each financial year."

Rule.

(Criminal.)

Cancel the words "Each bound book shall contain.....a receipt for it in the stock book" in Rule 31, Chapter VIII (revised), Volume I, General Rules and Circular Orders, Criminal, and substitute therefor the following:—

"Each bound book shall contain one hundred forms and before a book is brought into use a book number shall be given in hand on the front page of the book and attested with the dated initials of the Judge in charge. This number shall also be noted on every page before the number printed on it by machine. In case the foils and counterfoils are not used or are spoiled they shall be cancelled under the dated initials of the Judge in charge. No copy shall be torn off from the book. The Nazir shall also certify on the first page of the book the number of forms it contains. A stock book shall be maintained in which the receipts of such books from the Press and their issues to the Cashier shall be properly accounted for. Not more than one book at a time shall be issued to the Cashier who shall grant a receipt for it in the stock book. A new book shall be started from the beginning of each financial year."

By order of the High Court.

W. McC. SHARPE,
Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS.**Burdwan Division—Chinsura.**

No. 388L.S.-G.—21st February 1930.—It is hereby notified for general information that, under rule 20 (b) of the rules for the management of charitable hospitals and dispensaries in Bengal, the following gentlemen have been appointed to be members of the committees for the management of the charitable dispensary at Haripal, in the district of Hooghly:—

Babu Juanendra Nath Sinha Roy.
Babu Janaki Nath Sinha Roy.
Babu Promode Nath Sinha Roy.
Dr. Ashutosh Das, M.B.
Babu Ashutosh Mullick, B.L.
Babu Kali Krishna Dey, B.L.
Babu Girish Chandra Bhar.
Babu Krishna Mohan Bhattacharji, B.L.
Babu Padma Ratna Ghosal, M.A.
Pandit Dhara Nath Bhattacherji.
Babu Narayan Chandra Roy Chowdhury.
Babu Ashutosh Mitra, B.L.
Babu Basanta Kumar Mitra, B.A.
Maulvi Neamat Ullah.

P. H. WADDELL, Commissioner (off.).

Midnapore North Non-Muhammadan Constituency of the Bengal Legislative Council.

Midnapore, the 22nd February 1930.

It is hereby notified, under rule 19 (5) of the Bengal Electoral Rules, that Babu Hoseni Raut, a duly elected member of the Bengal Legislative Council, has lodged with me, on the 22nd February 1930, a return of election expenses accompanied by a declaration made by the said Babu Hoseni Raut on the 15th February 1930 before Babu S. C. Chatterjee, Deputy Magistrate, 1st class, Midnapore. Any person shall, on payment of a fee of one rupee, be entitled to inspect the said return or declaration on any opening day of the Court, between the hours 11 a.m. and 5 p.m. in the English Office of the Midnapore Collectorate.

J. PREDDIE, Returning Officer.

Dacca Division—Dacca.

No. 1177J.—24th February 1930.—It is hereby notified for general information that in exercise of powers delegated to me by the Bengal Government notification No. 3403 L.S.-G., dated the 1st December 1904, I sanction, under section 6 (c) of the Bengal Ferries Act, I of 1885, the establishment of a new public ferry at Padma Manasha—Kalma over Char-Lakshmi Khal in the 7th mile of Munshirhat-Lalmohan road in the Bhola subdivision of the Bakarganj district.

2. In exercise of the powers delegated to me by the Bengal Government notification No. 2141L.S.-G., dated the 20th July 1920, I direct, under section 35 of the aforesaid Act, as amended by section 2 read with schedule I

of the Bengal Village Self-Government Act, V of 1919, that the said ferry shall be managed by the district board of Bakarganj and the proceeds of the ferry and all fines levied and compensation received under the said Act, in respect thereof, shall be paid into District Fund of Bakarganj, with effect from the date of this notification.

A. H. CLAYTON, *Commissioner.*

Presidency Division—Calcutta.

No. 567L.S.G.—22nd February, 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 36 of the rules for the election and appointment of members, etc., of union boards under the said Act, Babus Bibhuti Bhushan Ray Chaudhuri and Manindra Kumar Ray have been appointed by the District Magistrate of Jessoro to be members of the Gourighona union board in police-station Keshabpur in the Sadar subdivision of the Jessoro district, in place of Babus Mannatha Bhushan Roy Chaudhury and Bhudeb Chandra Datta, deceased, respectively.

No. 587L.S.G.—24th February 1930.—The following bye-laws framed under sections 139 and 140 of the Bengal Local Self-Government Act, III (B. C.) of 1885, as amended and adopted by the 24-Parganas district board, were published with this office notification No. 4L.S.G., dated the 2nd January 1930, at pages 63-67, Part I of the *Calcutta Gazette* of 16th January 1930, with a notice that they would be taken into consideration on or after the 15th February 1930 and that any objection or suggestion received from any person before that date would be considered. No objection or suggestion has been received within the specified date.

2. In exercise of the power conferred on me by paragraph 2 of section 139 of the Bengal Local Self-Government Act, III (B. C.) of 1885, as amended, the bye-laws set forth below are confirmed and as required by rule 7 (1) of the rules promulgated with Government notification No. 764T.M., dated the 7th September 1910, they are hereby published for general information—

Bye-laws made by the 24-Parganas district board under sections 139 and 140 of the Bengal Local Self-Government Act, III (B. C.) of 1885, as amended.

DEFINITIONS.

1. **Definitions.**—In these bye-laws, unless there is anything repugnant in the subject or context—

- (1) the word "cattle" has the same meaning as in the Cattle Trespass Act, I of 1871,
- (2) "reserved tank or well" means a tank or well which the district board has set apart under section 90 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885) by public notice, for the supply of water

for drinking and for culinary purposes and includes any reservoir, or part of any river, khal or other channel, so set apart,

(a) and any tank or well on which district fund money has been spent under section 79 of the Local Self-Government Act;

(b) or any other tank or well made over to the district board by private owners for the purpose of reservation of water for drinking and culinary purposes;

and a notice-board on the edge of a reserved tank or well containing the words "reserved tank" or "reserved well", or words to that effect, shall be deemed to be sufficient notice for the purpose of this definition, and

(3) the "slopes" of a reserved tank or well include all places from which water can flow directly into such tank or well, and

(4) "road" means a road vested in, or under the control and administration of the district board or a local board; and includes

(a) a village road;

(b) the slope, berm, borrow-pits and side drains of a road; and

(c) all land vested in, or under the control and administration of, the district board or a local board, and attached to a road.

ROADS, DRAINS, BRIDGES, CANALS, AND EMBANKMENTS.

2. Encroachment or obstructions on a road.

—(1) No person shall encroach on any part of a road by cultivating crops thereon.

(2) No person shall—

(a) without the permission of the Chairman or Vice-Chairman of the district board or a local board or the District Engineer, make or cause any encroachment on any road, by means of any building, fence, pit, embankment or ditch, or any other obstruction or by means of any cut, drain or water-course intended for the purpose of drainage or irrigation, or by exposing thereon any goods for sale or by placing thereon any substance or material, or

(b) obstruct traffic, or

(c) cause any inconvenience to passengers, or

(d) hinder or impede the flow of water.

3. **Sale, collecting or gathering of articles in the vicinity of road.**—No person shall expose or place any article for sale in any bazar or market in the vicinity of any road, or collect or gather any articles in the vicinity of a road, so as to interfere with the traffic of the road.

4. **Cutting of plants, trees or hedges obstructing road or drain.**—Any person in possession of, or having control over, any plants, trees or hedges which obstruct, overhang or overshadow any road, or any public drain or sluice, or any drain which is connected with a public drain, shall, if so required by notice in writing signed by the Chairman or Vice-Chairman of the district board or a local board, or by the District Engineer, cut down, prune or trim such plants, trees or hedges within the period, and in the manner, prescribed in such notice.

5. Damage to bridges, culverts or cause-ways on road.—(1) No person shall destroy or damage or cause to be destroyed or damaged, any bridge, culvert or cause-way, built on or across any road.

(2) No person shall erect any fence or other object on or before or close to the opening of, any such bridge, culvert or cause-way, for the purpose of fishing or for any other purpose, so as to impede the free flow of water thereunder or so as to cause damage thereto.

(3) No person shall cast nets for fishing purposes from any parapet of any such bridge or culvert.

6. Damage to fences, posts, soils, turf or grass on road.—No person shall—

(a) destroy or damage, or cause to be destroyed or damaged any fence or post erected on any road; or

(b) dig, scrape, uproot or remove any soil, turf or grass from any part of a road.

7. Channel across road.—(1) No person shall cut a channel, or convey water by a channel, across a road, except with the permission of the Chairman or Vice-Chairman of the district board or a local board, or the District Engineer, and in such manner as he may prescribe.

(2) Any person who has been permitted by the Chairman or Vice-Chairman of the district board or local board, or by the District Engineer to cut a channel across a road shall, at the time prescribed by him, cover or refill the channel so as to restore the road to its former condition.

(3) Any person who has a prescriptive right to keep a channel open for carrying water across a road shall keep the channel in proper order, so as to prevent danger or inconvenience to the public.

8. Obstruction of waterway adjoining road.—No person shall obstruct any waterway adjoining a road, so as to injure or tend to injure the road or otherwise to render the road impassable.

9. Excavation on or near road.—(1) No person shall make any excavation on any road, or any hole, pit, tank or well within fifteen feet of any road, without the permission of the Chairman or the Vice-Chairman of the district board or a local board or the District Engineer.

(2) Every person by whom, or by whose direction, any hole, pit, tank or well has been excavated within fifteen feet of a road shall be bound to take such order therewith as will prevent damage to, or erosion of, the road.

10. Protection of excavations on or near road.—The owner or occupier of any tank, well or other excavation on or near the side of any road shall be bound to fence in or duly protect such excavation in such manner as may be directed by notice signed by the Chairman or Vice-Chairman of the district board or local board.

11. Use of roads, bridges, culverts or canals while closed to traffic.—No person shall pass over, or drive any animal or vehicle over, any road, bridge, culvert or canal so as to injure the same, while it is under construction or repair or is affected by flood or is otherwise rendered unfit for traffic and is closed to

traffic under the orders of the Chairman of the district board or a local board or (in emergent cases pending application to such Chairman) of the District Engineer.

12. Discharge of rainfall from roof to road.

No person shall, without the permission of the Chairman or Vice-Chairman of the district board or a local board, or the District Engineer allow the rainfall from the roof of any building owned or occupied by him to be discharged upon any road by means of a spout or other thing intended for the conveyance of water.

13. Flow of filth on to road.—No person shall allow the water of any privy, or any matter offensive or deleterious to health, to flow on any road.

14. Removal of trees or erections falling on to road.—Any person owning or possessing a tree or a house, wall or other erection which has fallen, or part of which has fallen, on to a road shall, if so required by notice in writing signed by the Chairman or Vice-Chairman of the district board or a local board or by District Engineer, remove such tree, house, wall, erection or part, within the period prescribed in such notice.

15. Curing hides on or near road.—No person shall cure hides on or near any road.

16. Slaughter of animals, cleaning of carcasses, etc., on or near road.—No person shall slaughter any animal, or clean any carcasses, or collect bones, on or near any road.

17. Placing or burning of bodies on road.—No person shall place or burn any corpse or the dead body of any animal on or near any road.

18. Steeping offensive matter in roadside drain pit or excavation.—No person shall steep any jute, hemp, bamboos, hides or other offensive matter in any drain, borrow pit or excavation at the side of any road.

19. Flying kite on road.—No person shall fly a kite on or over any road.

20. Rule of the road.—(1) Any person driving a vehicle along a road and meeting another vehicle, shall keep on the left or near side of the road, so as to allow sufficient room for the other vehicle to pass.

(2) No person driving a vehicle along a road and overtaking another vehicle shall attempt to pass the latter vehicle otherwise than on the right or offside of the road.

21. Freedom of roads.—No person shall prevent any other person from passing along a road, or shall otherwise interrupt the free use of a road.

22. Care of animals on road.—(1) No person in charge of or having control over, any animal used for riding or draught shall allow such animal to stand or wander on any road without a rider or driver.

(2) No person in charge of, or having control over, any cattle shall allow such cattle to stray or lie on any road so as to cause inconvenience or danger to any person travelling on the road,

(3) No person shall tether any cattle on, or within reach of, a road, or stall cattle or allow cattle to graze on a road.

23. Elephant and camels on road to have bell.—Every person owning, riding, driving or in charge of any elephant or camel proceeding on a road must see that such elephant or camel is provided with a bell; and with a light if such animal is proceeding on a road after nightfall.

24. Taking elephants over road, embankment, bridge or culvert.—No person driving or in charge of an elephant shall

(a) cause material injury to a road, or to an embankment vested in the district board or a local board, by taking the elephant over the same; or

(b) take the elephant over a bridge or culvert vested in the district board or a local board, unless the same be constructed of arched masonry.

25. Removal of elephant or camels from road to admit passage of horses.—Every driver of an elephant or camel shall, on being so required by the rider or driver of a horse, remove such elephant or camel with reasonable promptitude to a sufficient distance from the road, to allow such horse to pass safely along the road.

26. Care of vehicles on road.—(1) No person shall drive or have in his charge on any road more than one vehicle at a time.

(2) No person in charge of, or having control over, any vehicle shall allow it to stand unattended on any road.

(3) No person shall leave a vehicle standing on a road for any longer time than is necessary for loading or unloading it.

(4) No person shall drive upon a road any vehicle laden with bamboos, planks or other materials of a similar character which exceed twelve feet in length and project beyond the vehicle, unless the vehicle be accompanied also by another person.

(5) All owners and drivers of vehicles loaded with bricks or other materials shall be responsible for their being so secured that the contents thereof may not fall down on any road.

(6) If any vehicle breaks down on a road, the driver shall remove it to the edge of the road without delay and shall, within a reasonable time, remove from the road all materials (if any) which have fallen from the vehicle and shall place the vehicle in such a position that it will not obstruct traffic.

(7) No person shall lead or drive any vehicle up or down the slopes of any road, except at crossing fixed by the district board.

27. Carrying bamboos or bullah on cart on road.—No person shall carry bamboos or bullahs on a cart on any road in such a manner as to scrape the road or to cause injury or annoyance, or risk of injury, to travellers thereon.

28. Width of tyres.—After the first day of January 1927 no bullock cart shall travel on any road, unless the iron tyres of the wheels, or (in the case of carts not having iron tyres) the wooden rims of the wheels are two inches or more in width:

Provided that this bye-law shall not apply to carts, owned by residents of other districts, which do not ordinarily ply within the 24-Parganas district but merely pass through that district.

29. Separate tracks for cart traffic and carriage traffic. Where separate tracks on roads have been set apart for carts and carriages respectively, no cart shall be permitted to pass over the portion reserved for carriages.

30. Transport of heavy machinery over-bridge.—No person shall transport heavy machinery over a timber bridge so as to injure the bridge.

31. Lighting of vehicles on road.—Every carriage drawn by a horse or horses, every wagon drawn by any other animals or propelled by motive power, and every motor car shall carry two conspicuous lights, one on either side, and every two wheeled cart, and every bicycle, tricycle and multicycle shall carry one conspicuous light, when travelling on a road between dusk and dawn, except on clear moonlight night.

32. Care of children on road. No parent or other person for the time being in charge of any child under five years of age shall allow such child to stray on any road so as to cause obstruction or risk of obstruction to traffic.

33. No person shall commit any nuisance on any road.

34. Damage to trees.—No person shall destroy or damage or cause to be destroyed or damaged,—

(a) Any tree planted by or under the charge of the district board or any local board; or

(b) Any gabion or other defensive enclosure erected for the protection of any such tree.

35. Tapping, or taking fruit from, trees on road.—No person shall tap any date or palm tree, or remove fruit from any tree planted by, or under the control of, the district board or any local board, without a lease or written permission previously obtained from the Chairman of the district board or local board.

FIRE.

36. Lighting fires.—No person shall light a fire in any unenclosed place, within ten yards of any wooden bridges vested in the district board, or within fifty yards of any inspection or dâk bungalow vested in the district board or a local board.

WATER-SUPPLY RESERVED FOR DRINKING AND CULINARY PURPOSES.

37. Taking water.—No person shall take water from a reserved tank or well, except for drinking or culinary purposes, save with the express permission of the Chairman of the district board or a local board.

38. Bathing or washing.—No person shall—

(a) bathe or wash any portion of his own body or the body of any other person; or

- (b) wash clothes; or
- (c) wash any cattle or other animal; or
- (d) allow any of his ducks, geese or other birds to enter the water in any reserved tank or well, or upon any of the banks, slopes or sides of any reserved tank or well.

39. Fouling of water.—No person shall—

- (a) commit any nuisance in, or on the banks or slopes or sides of, any reserved tank or well, or
- (b) throw any filthy substance thereinto, or
- (c) in any way pollute the water thereof, or
- (d) allow the water of any sink, sewer, cesspool or privy or any offensive matter belonging to him or being on his land, to flow thereinto.

Explanation.—Steeping jute or bamboos in a reserved tank amounts to an offence against this bye-law.

40. Removal of earth or grass from sides or slopes.—No person shall cut sods or grass or remove earth or grass from, or otherwise damage the sides or slopes of any reserved tank without the express permission of the district board or a local board.

41. Overhanging trees or vegetation.—No person shall allow any trees, bamboos or other vegetation, growing on land in his occupation to overhang any reserved tank or well so as to foul the water thereof or shall fail to cut and remove the same after reasonable notice in that behalf from the district board or a local board.

42. Cultivation on banks, sides or slopes of reserved tank or well.—No person shall cultivate the banks, sides or slopes of a reserved tank or well except in such manner as may be approved by the district board or a local board or a union committee.

43. Building on banks, sides or slopes of reserved tank or well.—No person shall erect any hut or house upon the banks, sides or slopes of reserved tank or well without the permission of the district board or a local board or a union committee.

44. Dams, stakes and fishing apparatus.—No person shall construct dams, fix stakes or place fishing net or apparatus across, or in any reserved tank or well, or in any part of a river, khal or other channel set apart under section 90 of the Bengal Local Self-Government Act of 1885 for the supply of water for drinking and culinary purposes.

45. Fishing.—No person shall catch or attempt to catch fish in a reserved tank or well without the permission of the district board or a local board or a union committee.

46. No person shall build or dig or cause to be built or dug any grave on any road.

47. Retaining or selling of clothes on dead bodies.—No person shall keep in possession or expose for sale clothes found on the dead bodies of persons dying of cholera, small-pox, or any other infectious or contagious disease.

PENALTIES.

48. (1) A breach of any of the bye-laws mentioned in column 1 of the following table shall be punished with fine which may extend to the sum mentioned opposite thereto in column 2 of that table:—

1	2
Bye-law.	Maximum fine.
12, 19, 23, 26 (6), 27, 29 and 33	Five rupees.
3, 5 (3), 11, 13, 26 (3), (4), (5) and (7), 28, 32 and 44	Ten rupees.
14, 15, 16, 17, 18, 26 (1), 35, 40, 41, 42, 45 and 46	Twenty rupees.
10, 36, 37	Twenty-five rupees.
2, 4, 5 (1), and (2), 6, 7, 8, 9, 20, 21, 22, 24, 25, 26 (2), 30, 34, 38, 39, 43 and 47	Fifty rupees.
31	Motor car, forty rupees, 2 wheeled cart, five rupees, other vehicles, twenty rupees.

(2) A continuing breach of bye-laws 2 (2), 4, 5 (2), 7 (2), 8, 9, 10, 28 and 47 shall be punished with a further fine, which may extend to five rupees for every day during which the breach is continued after the offender has been convicted of such breach.

CANCELLATION OF FORMER BYE-LAWS.

49. Cancellation of former bye-laws.—The bye-laws framed by the district board which were confirmed by Government notification, dated the 14th April 1888, are hereby cancelled.

50. Definition.—“Motor vehicle” excludes motor cycle, road roller or vehicle which runs on rails.

(a) No person shall drive over any road or bridge a vehicle whose weight, when unladen exceeds the weight prescribed by the district board as the maximum weight of a vehicle that may be driven over such road or bridge or at a speed greater than the maximum speed prescribed by the district board for such road or bridge.

(b) No person shall drive a motor vehicle over any road or bridge which has been closed to motor vehicles by order of the district board, with the sanction of the Commissioner.

(c) No motor vehicle shall run on any road unless the tyres of the wheels are pneumatic.

(d) A breach of any of the above bye-laws shall be punished with fine which may be extended to Rs. 50. A continuing breach shall be punished with a further fine which may extend to Rs. 5 for every day during which the breach is continued after the offender has been convicted of such breach.

No. 249M.—25th February 1930.—It is hereby notified for general information that Wednesday, the 23rd April 1930, has been fixed as the date for holding a bye-election in Ward No. VI of the Berhampore Municipality, in the district of Murshidabad, to elect a Commissioner for that ward, in place of Maharaj Kumar Srish Chandra Nandi, resigned.

Corrigendum.—No. 592L.S.-G.—25th February 1930.—In this office notification No. 122L.S.-G., dated the 13th January 1930, showing the names of the elected and appointed members of several union boards in police-stations Dacope and Paikgacha in the Sadar subdivision of the Khulna district, published at pages 95-96 of Part I of the *Calcutta Gazette* of the 23rd January 1930, for Babu Banka Behari Goldar under Tildanga union board read Babu Purna Chandra Mandal.

No. 607L.S.-G.—25th February 1930.—It is hereby notified for general information that, under section 19 (1) of the Bengal Local Self-Government Act, III (B.C.) of 1885, as amended, Hakim Haji Maulvi Muhammad Yasin Siddique has been duly elected to be a member of the Kandi local board representing thana Bharatpur in the Kandi subdivision of the Murshidabad district, in place of Khan Bahadur Haji Muhammad Mohsen, deceased.

F. A. SACHSE, *Commissioner.*

— — —

Alipore, the 25th February 1930.

It is hereby notified under rule 19 (5) of the Bengal Electoral Rules that Babu Profulla Kumar Guha, who was duly nominated as a candidate for election to the Bengal Legislative Council from the 24-Parganas Municipal North (Non-Muhammadan) Constituency, lodged with me on the 25th February 1930 the return of election expenses with declaration and the same can be inspected in my office between the hours of 12 noon and 3 p.m. on any office day on payment of the prescribed fee of rupee one.

K. MUKHARJI, for *District Magistrate,*
24-Parganas (Returning Officer.)

— — —

Calcutta, the 25th February 1930.

Under rule 14 (7) of the Bengal Electoral Rules Sir Nilratan Sircar is declared to be duly elected as a member of the Bengal Legislative Council from Calcutta South Non-Muhammadan Constituency.

The 26th February 1930.

Under rule 14 (7) of the Bengal Electoral Rules, Gokul Chand Boral is declared to be duly elected as a member of the Bengal Legislative Council from Calcutta South Central Non-Muhammadan Constituency.

Under rule 14 (7) of the Bengal Electoral Rules, Dr. Haridhone Dutt Rai Bahadur is declared to be duly elected as a member of the Bengal Legislative Council from Calcutta Central Non-Muhammadan Constituency.

The 27th February 1930.

Under rule 14 (7) of the Bengal Electoral Rules, Sudhansu Mohan Bose is declared to be duly elected as a member of the Bengal Legislative Council from Calcutta East Non-Muhammadan Constituency.

It is hereby notified for general information that 6th March 1930 has been fixed as the date on which nomination papers of candidates for election to the Indian Legislative Assembly from the Calcutta Suburbs Non-Muhammadan Urban Constituency are to reach the Returning Officer and the 7th March 1930 as the date on which the scrutiny of nominations shall be held.

The 24th day of March 1930 has been appointed as the date and 8 a.m. to 12.30 p.m. and 1 p.m. to 5 p.m. as the hours for the recording of votes.

T. ROXBURGH, *Chief Presidency Magistrate,*
Calcutta, and Returning Officer, Cal-
cutta General Constituencies.

Rajshahi Division—Jalpaiguri.

No. 704J.—25th February 1930.—The orders contained in this office notification No. 397J., dated the 8th February 1930, transferring Maulvi Khandkar Abdul Hannan, Sub-Deputy Collector, Rangpur Sadar to the Nator subdivision of the Rajshahi district to work as Circle Officer, are cancelled.

No. 709J.—25th February 1930.—Maulvi Mafizuddin Ahmed, Sub-Deputy Collector, Rajshahi Division, is posted to the Nator subdivision of the Rajshahi district to work as Circle Officer.

W. H. NELSON, *Commissioner (offg.).*



The Calcutta Gazette

THURSDAY, MARCH 6, 1930.

Part IB

Educational Notices.

NOTIFICATION.

Calcutta, the 17th February 1930.

The Government Commercial Institute Final and Special Examinations, 1930, will be held at the following centres on the dates and at the hours noted below :—

Centres.

(1) The Government Commercial Institute, 11, Hastings Street, Calcutta.	
(2) Commercial Academy, Dacca—Special Examinations in Shorthand, Typewriting and Book-keeping (Junior and Advanced) only.	
May 1930.	
2nd Final and Special Examinations in Short-hand (80, 120 and 150 words per minute)	11 A.M.
2nd Final and Special Examinations in Short-hand (100, 140 and 160 words per minute)	2 P.M.
3rd Final and Special Examinations in Typewriting (Speed tests) ..	11 A.M.
3rd Final and Special Examinations in Typewriting (Tabulating tests) ..	2 P.M.
5th Final and Special Examinations in Junior Book-keeping ..	11 A.M.
5th Special Examination in Advanced Book-keeping ..	2 P.M.
6th Final Examination ..	11 A.M.
6th Final Examination ..	2 P.M.
7th Final Examination ..	11 A.M.
7th Final Examination ..	2 P.M.
8th Final Examination ..	11 A.M.
8th Final Examination ..	2 P.M.
9th Final Examination ..	11 A.M.
9th Final Examination ..	2 P.M.

Students of the Government Commercial Institute, bona fide private candidates, and those from institutions affiliated to this Institute, are allowed to appear at these examinations.

Applications in prescribed forms available at the Institute, together with the necessary fees as under, will be received at this office from 15th to 23rd April 1930 :—

Rs.

Fees for Final Examination ..	8
Fees for each subject in Special Examinations ..	5

D. L. DUTT,

Secretary, Govt. Commercial Institute Board (off.).

Bengal Council of Medical Registration.

Notification under the Bengal Medical Act, 1914, as amended by Bengal Act III of 1928.

NOTIFICATION.

Grosvenor House, the 24th February 1930.

No. 222/32C.—In pursuance of rule 25 of the rules made by the Governor in Council under sub-sections (1) and (2) of section 33 of the Bengal Medical Act, 1914 (Bengal Act VI of 1914), as amended by Bengal Act III of 1928, for the regulation *inter alia* of the election of members to the Bengal Council of Medical Registration under clauses (c) to (h) of section 4 of the said Act (which were published under notification No. 1690 Medl., dated the 5th July 1929, at pages 1438-1447 of Part I of the *Calcutta Gazette* of the 18th July 1929), it is hereby notified for general information that at a fresh election held under Resolution No. 3015 Medl., dated the 13th December 1929, of the Government of Bengal in the Local Self-Government Department, Medical Branch, for the constituency under clause (h) of section 4 of the said Act, the undermentioned gentlemen have been duly elected to be members of the Bengal Council of Medical Registration under the provision last named :—

Dr. Bhupendranath Bandyopadhyay, L.M.R., Teacher of Pathology and Physiology, Ronaldshay Medical School, Burdwan.

Dr. Satishchandra Gupta, L.M.R., Honorary Magistrate, Chairman, Jalpaiguri Municipality, Druggist's Hall, Jalpaiguri.

Dr. Amulyadhan Mukhopadhyay, L.M.F., Editor, Indian Medical Journal, 27, Upper Circular Road, Calcutta.

R. M. DAS, Returning Officer.

Calcutta University.**NOTICES.**

Senate House, the 26th February 1930.

The next B. Com. Examination will commence on Monday, the 12th May 1930. The examination will be held in the morning from 6-30 a.m. to 9-30 a.m.

Applications and fees for admission to the examination must reach the office of the Controller of Examinations on or before the 31st March 1930.

Senate House, the 26th February 1930.

The next M.B. Examinations will commence on Tuesday, the 22nd April 1930. The Theoretical Examinations will be held with two papers a day, a detailed programme of which will be announced later on.

Fees and applications for admission to all the next M.B. Examinations must reach the office of the Controller of Examinations on or before Monday, the 24th March 1930.

N. SEN,
Controller of Examinations.



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THURSDAY, MARCH 6, 1930.

Part IV

Bills introduced in the Bengal Legislative Council, Reports of Select Committees presented or to be presented to that Council, and Bills published before introduction in that Council.

GOVERNMENT OF BENGAL.

Legislative Department.

NOTIFICATION.

No. 792L.—28th February, 1930.—The following report of the Select Committee on

the Calcutta Municipal (Amendment) Bill, 1930, with the Bill as amended by the Committee, is hereby published for general information:—

Report of the Select Committee on the Calcutta Municipal (Amendment) Bill, 1930.

We, the members of the Select Committee of the Bengal Legislative Council to which the Calcutta Municipal (Amendment) Bill, 1929, was referred by a motion carried on the 6th February, 1930, have the honour to submit this our report with a copy of the Bill, as amended by us, annexed. The changes in the Bill are indicated by underlining.

1. The Bill was published in English in the *Calcutta Gazette* on the 21st November, 1929.
2. The Committee considered the Bill at a meeting on Tuesday, the 11th February, 1930.
3. The Bill has not been so altered as to require republication.
4. The Committee recommend that the Bill as amended be passed by the Council.
5. The following are the principal changes made in the Bill:—

Clause 1.—The Committee consider it desirable to empower the Local Government to bring the various provisions of the proposed Act into operation by notification on suitable dates so as to give time to persons affected by it to take necessary action before it comes into operation.

Clause 1A.—Alterations (*i*) and (*ii*) in section 3 are consequential upon the decision to include references to sterilized milk in section 407 and alteration (*iii*) relating to a mark follows the wording of the proposed clause (*1a*) in sub-section (1) of that section.

Clause 4.—Following the provisions of the Bengal Food Adulteration Act, 1919, the Committee have inserted references to sterilized milk in section 407 of the Calcutta Municipal Act, 1923.

The Committee have omitted sub-clause 3 (*b*) on the ground that it is not sufficiently clear that the limitation of colouring to vegetable matter would have the effect desired.

S. S. RAY,

Member-in-charge.

C. W. GURNER,

D. J. COHEN,

ALIMUZZAMAN CHAUDHURI,

H. S. SUHRAWARDY,

SYED MAJID BAKSH,

BADRI DAS GOENKA.

N.B.—Babu Sanat Kumar Ray Chaudhuri having resigned his membership of the Council, his signature has not been obtained.

**THE CALCUTTA MUNICIPAL (AMENDMENT)
BILL, 1930.**

(As amended by the Select Committee.)

(Note—All changes made by the Select Committee have, so far as possible, been underlined.)

**A
BILL**

further to amend the Calcutta Municipal Act, 1923.

Preamble.

WHEREAS it is expedient further to amend the Calcutta Municipal Act, 1923, in the manner herein-after appearing :—

Ben.
Act
III of
1923.

It is hereby enacted as follows :—

Short title.

1. (1) This Act may be called the Calcutta Municipal (Amendment) Act, 1930.

(2) It shall come into force, in whole or in part, on such date or dates as the Local Government may, by notification in the *Calcutta Gazette*, direct.

Amendment of
section 3
of Bengal
Act III of
1923.

1A. In section 3 of the Calcutta Municipal Act, 1923 (hereinafter referred to as the said Act)—

(i) in clause (19) after the word "dried" the word "sterilized" shall be inserted;

(ii) in clause (41) for the words "condensed and" the words "condensed, sterilized or" shall be substituted; and

(iii) in clause (42) after the word "package" the word "mark" shall be inserted.

Amendment of
section 45.

2. In section 45 of the said Act—

(i) sub-section (4), including the proviso, shall be omitted and existing sub-section (3) shall be re-numbered as sub-section (4), and

(ii) the following shall be inserted as sub-section (3) before sub-section (4) as so re-numbered, namely :—

“(3) The Local Government shall fix such date by a notification in the *Calcutta Gazette* published not less than three months before such date.”

Amendment of
section 49.

3. Clause (g) of sub-section (4) of section 49 of the said Act shall be omitted.

Amendment of
section 407.

4. In sub-section (1) of section 407 of the said Act—

(1) in clause (a) the following shall be omitted, namely :—

“(other than condensed, or desiccated milk in hermetically closed receptacles)”;

(1a) in clause (i) after the word "condensed" the word "sterilized" shall be inserted;

The Calcutta Municipal (Amendment) Bill, 1930.

(Clauses 5—10.)

(2) after clause (i) the following clause shall be inserted, namely:—

"(ia) in the case of condensed, sterilized or desiccated milk in hermetically closed receptacles—

each such receptacle shall be labelled and marked in such manner as the Local Government may prescribe and the article sold, exposed or hawked about for sale, or stored for sale, as the case may be, shall not contain a less proportion of non-fatty solids and of milk fat than such as the Local Government may prescribe."

(3) in clause (ii)—

(1a) after the word "condensed" the word "sterilized" shall be inserted; and

(a) the words "or other preservative," and "preservative or" shall be omitted.

(b) (Omitted).

Repeal of section 411.

5. Section 411 of the said Act is hereby repealed.

Amendment of section 475.

6. In proviso (i) to section 475 of the said Act, for the figures "26" the figures "11" shall be substituted.

Amendment of sections 488 and 489.

7. In the tables in sections 488 and 489 of the said Act—

(1) to the entry relating to sub-section (1) of section 407 the following shall be added in the second column, namely:—

"or is not labelled or marked in the prescribed manner";

(2) the entry relating to section 411 shall be omitted.

Amendment of Schedule III.

8. In the reference to sections under the heading to Schedule III to the said Act, the figures "45" shall be omitted.

Amendment of Schedule VI.

9. In the third column against entry No. 56 in the table in Schedule VI to the said Act, the word "Ditto" shall be inserted.

Amendment of Schedule XVIII.

10. In the reference to sections under the heading to Schedule XVIII to the said Act, for the figures and brackets "364(11)" the figures and brackets "364(10)" shall be substituted.

J. BARTLEY,
Secy. to the Bengal Legis. Council.

GOVERNMENT OF BENGAL.**Legislative Department.
NOTIFICATION.**

No. 793L.—28th February, 1930.—The following report of the Select Committee on

the Bengal Food Adulteration (Amendment) Bill, 1930, with the Bill as amended by the Committee, is hereby published for general information:—

Report of the Select Committee on the Bengal Food Adulteration (Amendment) Bill, 1930.

We, the members of the Select Committee of the Bengal Legislative Council to which the Bengal Food Adulteration (Amendment) Bill, 1929, was referred by a motion carried on the 6th February, 1930, have the honour to submit this our report with a copy of the Bill, as amended by us, annexed. The changes in the Bill are indicated by underlining.

1. The Bill was published in English in the *Calcutta Gazette* on the 21st November, 1929.
2. The Committee considered the Bill at a meeting on Tuesday, the 11th February, 1930.
3. The Bill has not been so altered as to require republication.
4. The Committee recommend that the Bill as amended be passed by the Council.
5. The following are the principal changes made in the Bill:—

Clause 1.—The Committee consider it desirable that the proposed Act shall come into operation on a date to be notified by the Local Government, so as to give suitable time to persons affected by it to take necessary action before it comes into operation.

Clause 2 (3).—The words “of any article” have been inserted to make the intention clearer.

S. S. RAY,

Member-in-charge.

D. J. COHEN,

ALIMUZZAMAN CHAUDHURI,

BADRI DAS GOENKA,

C. W. GURNER,

H. S. SUHRAWARDY,

SYED MAJID BAKSH.

N.B.—Babu Sanat Kumar Ray Chaudhuri having resigned his membership of the Council, his signature has not been obtained.

**THE BENGAL FOOD ADULTERATION
(AMENDMENT) BILL, 1930.**

(As amended by the Select Committee.)

(Note—All changes made by the Select Committee have, so far as possible, been underlined.)

A

BILL

further to amend the Bengal Food Adulteration Act, 1919.

Preamble.

WHEREAS it is expedient further to amend the Bengal Food Adulteration Act, 1919, in the manner hereinafter appearing;

Ben. Act VI of 1919.

It is hereby enacted as follows :—

Short title.

1. (1) This Act may be called the Bengal Food Adulteration (Amendment) Act, 1930.

(2) It shall come into force on such date as the Local Government may, by notification in the *Calcutta Gazette*, direct.

Amendment of section 6 of Bengal Act VI of 1919.

2. In section 6 of the Bengal Food Adulteration Act, 1919 (hereinafter referred to as the said Act)—

(1) in sub-section (1)—

(a) in clause (a) the following shall be omitted, namely :—

“(other than condensed, sterilized or desiccated milk in hermetically closed receptacles),”

(b) after clause (i) the following clause shall be inserted, namely :—

“(ia) in the case of condensed, sterilized or desiccated milk in hermetically closed receptacles, each such receptacle shall be labelled and marked in such manner as the Local Government may prescribe and the article sold, exposed for sale or stored for sale, as the case may be, shall not contain a less proportion of non-fatty solids and of fat than such as the Local Government may prescribe ;”

(2) after sub-section (2) the following sub-section shall be inserted, namely :—

“(2c) No person shall, directly or indirectly, himself or by any other person on his behalf, sell, expose for sale or manufacture or store for sale any food in the preparation of which any of the articles specified in clauses (a), (b), (c), (d) and (e) of sub-section (1) or any article notified by the Local Government under clause (f) of that sub-section has been used unless such article fulfils the conditions set forth in that sub-section ;”

(3) in sub-section (3) after the words “stored for sale by him” the words “or of any article used in the preparation of any food sold, exposed for sale, or manufactured or stored for sale by him” shall be added ; and

(4) in sub-section (4) after the words “of that sub-section” the words “or the food referred to in sub-section (2a)” shall be inserted.

Repeal of section 8.

3. Section 8 of the said Act is hereby repealed.

The Bengal Food Adulteration (Amendment) Bill, 1930.

(Clauses 4, 5.)

Amendment of section 20.

4. After clause (b) of sub-section (2) of section 20 of the said Act, the following clause shall be inserted, namely :—

“(bb) specifying the manner in which each receptacle containing condensed, sterilized or desiccated milk sold, exposed for sale, or stored for sale, is to be labelled and marked, including the size of the lettering, the description of the contained article, its composition and directions for use.”

Amendment of section 21.

5. In the table in section 21 of the said Act,—

(1) to the entry relating to sub-section (1) of section 6 the following shall be added in the second column, namely :—

“or is not labelled or marked in the prescribed manner”

(2) after the entry relating to sub-section (2) of section 6, the following shall be inserted, namely :—

“Section 6, sub-section (2a).	Sale, etc., of food containing any article which is not of the prescribed quality.	Two hundred rupees.	One thousand rupees or imprisonment for three months or both ;”
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(3) the entry relating to section 8 shall be omitted.

J. BARTLEY,
Secy. to the Bengal Legis. Council.



The Calcutta Gazette

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Part I

Orders and Notifications by the Governor of Bengal, the Government of Bengal, the High Court, Government Treasury, etc.

ORDERS BY HIS EXCELLENCY THE GOVERNOR OF BENGAL.

No. 4098A.—8th March 1930.—Lieutenant M. R. Everard, The Loyal Regiment (North Lancashire), was appointed by His Excellency the Governor of Bengal to act as an Aide-de-Camp on his personal staff from the 10th February to the 28th February, 1930, inclusive.

No. 4100A.—8th March 1930.—His Excellency the Governor of Bengal has been pleased to appoint Captain J. V. Gordon, 1/11th Sikhs, as an Aide-de-Camp on his personal staff from the 1st March 1930.

No. 4102A.—8th March 1930.—His Excellency the Governor of Bengal has been pleased

to appoint Lieutenant M. R. Everard, The Loyal Regiment (North Lancashire), to officiate as an Aide-de-Camp on his personal staff from the 7th March 1930, since Lieutenant E. D. Vaux, granted leave.

No. 4106A.—8th March 1930.—Under the provisions of section 93 of the Government of India Act, His Excellency the Governor is pleased to accept the resignation tendered by Major-General Godfrey Tate, M.B., K.H.S., of his office of member of the Bengal Legislative Council.

W. D. R. PRENTICE,
Chief Secy. to the Govt. of Bengal.

**ORDERS BY THE GOVERNMENT OF
BENGAL.**

No. 4148A.

Appointments and Transfers.

GENERAL.

Rajshahi Divn.—No. 3804A.—26th February 1930.—Babu Kula Bhushan Datta, Sub-Deputy Collector, on leave, is posted to the Rajshahi Division.

Birbhum.—No. 3862A.—28th February 1930.—Babu Chandra Sekhar Mukharji, Deputy Magistrate and Deputy Collector, Birbhum, is appointed temporarily to have charge of the Sadar subdivision of that district.

24-Parganas.—No. 3983A.—4th March 1930.—Mr. P. D. Martyn, I.C.S., Joint Magistrate and Deputy Collector, 24-Parganas, is appointed temporarily to have charge of the Barrackpore subdivision of that district.

Howrah.—No. 4072A.—8th March 1930.—Mr. H. C. V. Philpot, I.C.S., on leave, is appointed to be Magistrate and Collector, Howrah.

Tippera.—No. 4081A.—8th March 1930.—The orders contained in notification No. 3725A., dated the 24th February 1930, transferring Babu Hari Charan Bose, Deputy Magistrate and Deputy Collector, Brahmanbaria, Tippera, to the headquarters station of that district, are cancelled.

Mymensingh.—No. 4083 A.—8th March 1930.—In supersession of the orders contained in notification No. 3719 A., dated the 24th February 1930, Mr. Kanti Chandra Basak, I.C.S., is appointed to have charge of the Kishorganj subdivision of the Mymensingh district.

Mymensingh; Tippera.—No. 4090 A.—8th March 1930.—Rai Nripendra Chandra Bose Bahadur, Deputy Magistrate and Deputy Collector, Kishorganj, Mymensingh, is transferred to the headquarters station of the Tippera district.

Jessore.—No. 4114 A.—8th March 1930.—Babu Sushil Chandra Ghosh, Deputy Magistrate and Deputy Collector, Jessore, is appointed to act as Magistrate and Collector of that district during the absence, on leave, of Mr. A. S. Larkin, I.C.S., or until further orders.

POLICE.

No. 3808A.—26th February 1930.—The services of Mr. J. F. Cowgill, of the Indian (Imperial) Police Service, are placed temporarily at the disposal of the Government of India, Home Department, for employment under the Intelligence Bureau.

Calcutta.—No. 3952A.—1st March 1930.—Mr. W. Roberts, an Inspector of the Calcutta Police, is appointed to act as an Assistant Commissioner of Police, Calcutta, during the absence, on leave, of Babu Nepal Lal Mullick, or until further orders.

No. 4003A.—5th March 1930.—Mr. P. S. Quarry, Superintendent of Police, on leave, is appointed to be Superintendent of Police, Eastern Bengal Railway Police, Sealdah.

Howrah-Dinajpur.—No. 4006A.—5th March 1930.—The orders of the 6th February 1930 appointing Babu Karunamay Ray, Deputy Superintendent of Police, Howrah, to act as Superintendent of Police, Dinajpur, are cancelled.

Dinajpur.—No. 4008A.—5th March 1930.—Mr. Raghabendra Nath Banerji, Deputy Superintendent of Police, Dinajpur, is appointed to act, until further orders, as Superintendent of Police of that district.

Howrah-Midnapore.—No. 4125A.—10th March 1930.—Babu Karunamay Ray, Deputy Superintendent of Police, Howrah, is appointed to act, until further orders, as Additional Superintendent of Police, Midnapore, and, under the provisions of section I of Act V of 1861, to perform the duties of a Superintendent of Police in that district.

Confirmation.

GENERAL.

No. 4049A.—7th March 1930.—Mr. H. S. E. Stevens, I.C.S., officiating Deputy Secretary to the Government of Bengal in the Political and Appointment Departments, is confirmed in that appointment.

Leave.

GENERAL.

Chittagong.—No. 3846A.—27th February 1930.—In modification of the orders of the 8th February 1930, Babu Kailashpati Ghosh, Deputy Magistrate and Deputy Collector, on probation, Chittagong, is allowed leave on average pay for thirty days, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 27th February 1930 or any subsequent date on which he may avail himself of it.

No. 3853A.—28th February 1930.—Babu Radha Prasad Mukharji, Deputy Magistrate and Deputy Collector, is allowed leave on average pay for four months, under the proviso to rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him under orders of the 27th September 1929.

No. 3866A.—28th February 1930.—Maulvi Manzur Ahmad Chaudhuri, Deputy Magistrate and Deputy Collector, is allowed leave on average pay for two months, under the proviso to rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him under orders of the 18th September 1929.

No. 4037A.—6th March 1930.—In modification of the orders of the 26th February 1930, Lieutenant E. D. Vaux, an Aide-de-Camp on the personal staff of His Excellency the Governor of Bengal, is allowed leave for six months, viz., leave on average pay for three months and eight days, under rule 100 of the Fundamental Rules, with effect from the 7th March 1930 or any subsequent date on which he may avail himself of it, and furlough on private affairs out of India for the remaining period, under Military Rules.

No. 4077A.—8th March 1930.—Mr. J. C. French, I.C.S., is allowed leave, with effect from the 22nd March 1930, or any subsequent date on which he may avail himself of it, up to the 19th October 1930, viz., leave on average pay for one month and nine days, under rule 81 (b) (i) of the Fundamental Rules, leave on half average pay for four months and ten days under rule 81 (d) of the Fundamental Rules and leave not due on half average pay for the remaining period, under rule 81 (c) (ii) of those rules.

No. 4138A.—10th March 1930.—In modification of the orders of the 11th November 1929, Babu Sudhir Kumar Mazumdar, Deputy Magistrate and Deputy Collector, was allowed leave from the 19th October 1929 to the 1st March 1930, inclusive, viz., leave on average pay for three months and six days, under rule 81 (b) (ii) of the Fundamental Rules, and leave on half average pay for the remaining period, under rule 81 (d) of those rules.

POLICE.

Calcutta.—No. 3950A.—1st March 1930.—Babu Nepal Lal Mullick, Assistant Commissioner of Police, Calcutta, is allowed leave on average pay for thirty days (entirely on account of privilege leave), under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 17th February 1930.

W. D. R. PRENTICE,
Chief Secy. to the Govt. of Bengal.

POLITICAL DEPARTMENT.

NOTIFICATIONS.

No. 3099P.—7th March 1930.—In exercise of the powers conferred by section 12 of the Indian Territorial Force Act, 1920 (XIV of 1920), and in partial modification of the Bengal Government notification No. 15372 P., dated the 13th December 1928, the Governor in Council is pleased to appoint Mr. S. W. Goode, C.I.E., I.C.S., to be a member of the Provincial Advisory Committee, Indian Territorial Force, *vice* Mr. J. A. L. Swan, resigned.

2. Mr. S. W. Goode is hereby appointed to be the President of the said Committee.

Jails.

Calcutta-Rajshahi.—No. 645P.J.—28th February 1930.—Mr. Chas. A. W. Luke, Deputy Superintendent of the Presidency Jail,

now on leave, is appointed to act as Superintendent of the Rajshahi Central Jail from the 12th March 1930, or any subsequent date on which he actually takes over charge, during the absence, on leave, of Mr. M. Leach, M.N.E.

W. D. R. PRENTICE,
Chief Secy. to the Govt. of Bengal.

Orders by the Inspector-General of Prisons, Bengal.

No. 4812.—1st March 1930.—Dr. Mathura Nath Bhattacharji made over charge of the Burdwan Jail to Dr. Prohbat Chandra Mukherjee on the forenoon of the 11th February 1930.

N. S. SIMPSON, LT.-COL., I.M.S.,
Inspr.-Genl. of Prisons, Bengal.

POLICE DEPARTMENT.

NOTIFICATIONS.

No. 962P.—28th February 1930.—In exercise of the power conferred by section 11 of the Indian Motor Vehicles Act, 1914 (VIII of 1914), the Governor in Council is pleased to make the following amendments in the rules regulating the use of motor vehicles in places in the Bengal Presidency other than Calcutta (including suburbs) and the municipality of Howrah, published under notification No. 12667P., dated the 3rd October 1917, as amended from time to time:—

Amendments.

I. Insert the following as rule 15B in Part II of the said rules, namely:—

“ 15B.—Suspension of drivers' licences.—Any driving licence may be suspended by the District Magistrate for any period not exceeding the period of validity, if its holder—

- (a) is convicted of any offence punishable under the Indian Motor Vehicles Act, 1914, or any other Act, involving—
 - (i) danger to human life, or
 - (ii) hurt or injury to any person or animal, or
 - (iii) damage to any vehicle or property, or
 - (iv) abuse of or assault on a passenger or police officer;

Provided that the offence was committed while the holder was driving a motor car or riding a motor cycle or acting as conductor or attendant of or in charge of a motor vehicle; or

- (b) alters or defaces his licence by erasure or otherwise, or allows it to be so altered or defaced; or

(c) lends his licence to or allows it to be used by any other person; or

- (d) is found under the influence of alcohol or of any intoxicating drug while driving a motor car or riding a motor cycle or acting as conductor or attendant of or in charge of a motor vehicle; or

- (e) fails to notify to the District Magistrate any change of address as required by rule 22A; or
- (f) is, in the opinion of the District Magistrate, unable to exercise his calling without risk to the public; or
- (g) is habitually convicted of offences under the Indian Motor Vehicles Act, 1914, or the rules made thereunder."

II. Insert the following as rule 22A in Part II of the said rules, namely:—

"**22A.—Change of address.**—Every professional driver shall notify every change of his address in writing to the District Magistrate."

Faridpur.—No. 1094Pl.—7th March 1930.—It is notified for general information that the Governor in Council has been pleased to order the removal of the Lonesingh police-station, in the district of Faridpur, from its original site in village Naria, jurisdiction list No. 406, to a new site in the same village, within the same police-station, and to direct that the said police-station shall henceforth be known as the Naria police-station.

W. D. R. PRENTICE,
Chief Secy., to the Govt. of Bengal.

Bengal Board of Censors.

NOTIFICATION.

No. 3-C.B.—4th March 1930.—It is hereby notified for general information that the Bengal Board of Censors have refused to certify the following films as suitable for public exhibition in the Bengal Presidency for the reasons noted against each:—

(1) **The Silent House.**—Archibald Nettlefold Production—Length 10,000 feet.—It deals with sacred subjects irreverently, depicts gruesome murders and strangulation scenes and the modus operandi of criminals, its main interest is that of crime and criminal life, it depicts scenes of cruelty and torture to adults, especially women.

(2) **The Very Idea (Synchronised).**—R. K. O. Picture Corporation.—Length 6,139 feet.—It deals with an indecent subject in a manner entirely unsuitable for public exhibition.

F. BARTLEY,
Secy., Bengal Board of Censors.

JUDICIAL DEPARTMENT.

No. 4149A.

Powers.

Pabna.—No. 3825A.—27th February 1930.—Babu Ashutosh Das Gupta, Sub-Deputy Magistrate, Pabna, is vested with the powers of a Magistrate of the second class.

Burdwan.—No. 3864A.—28th February 1930.—In exercise of the power conferred by sub-section (1) of section 164 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased to empower Babu Apurba Rutan Ghosh, Sub-Deputy Magistrate, and also a Magistrate of the second class at Katwa, in the district of Burdwan, to record any statement or confession made to him in the course of an investigation under

Chapter XIV of the said Code or at any time afterwards before the commencement of the enquiry or trial.

Noakhali.—No. 3959A.—1st March 1930.—Babu Matish Chandra Banarji, munsif, Hatiya, Noakhali, is vested with the powers of a Magistrate of the second class and is directed, under the proviso to section 357 of the Code of Criminal Procedure, to take down evidence in criminal cases in the English language.

Noakhali.—No. 3962A.—1st March 1930.—In exercise of the powers conferred by sub-section (1) of section 164 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased to empower Babu Matish Chandra Banarji, Munsif-Magistrate, Hatiya, Noakhali, holding the powers of a Magistrate of the second class, to record any statement or confession made to him in the course of an investigation under Chapter XIV of the said Code, or at any time afterwards before the commencement of enquiry or trial.

Noakhali.—No. 3965A.—1st March 1930.—In exercise of the powers conferred by the proviso to sub-section (2) of section 167 of the Code of Criminal Procedure, 1898 (Act V of 1898), as amended by the Code of Criminal Procedure (Amendment) Act, 1923 (XVIII of 1923), the Governor in Council is pleased to empower Babu Matish Chandra Banarji, Munsif-Magistrate, Hatiya, Noakhali, holding the powers of a Magistrate of the second class, to authorise detention of any person for the purposes of the said section for a term not exceeding fifteen days in the whole.

Pabna.—No. 4022A.—6th March 1930.—Babu Sushil Chandra Datta, Deputy Magistrate, Sirajganj, Pabna, is vested with powers under section 110 of the Code of Criminal Procedure.

Pabna.—No. 4024A.—6th March 1930.—Babu Sushil Chandra Datta, Deputy Magistrate, Sirajganj, Pabna, is vested with the power to try summarily the offences mentioned in section 260 of the Code of Criminal Procedure.

Dacca.—No. 4060 A.—8th March 1930.—Under the authority vested in the local Government by sub-section (2), section 8 of the Reformatory Schools Act, 1897 (Act VIII of 1897), the Governor in Council is pleased to invest Babu Satyendra Nath Bose, Deputy Magistrate, Dacca, with the powers conferred by sub-section (1) of the said section.

Dacca.—No. 4062 A.—8th March 1930.—In exercise of the power conferred by sub-section (1) of section 5 of the Bengal Borstal Schools Act, 1928 (Bengal Act 1 of 1928), the Governor in Council is pleased to invest Babu Satyendra Nath Bose, Deputy Magistrate, Dacca, with the powers necessary for carrying out the purposes of the said section.

Bakarganj.—No. 4119 A.—8th March 1930.—Babu Kshirode Prasad Barua, Sub-Deputy Magistrate, on probation, Bakarganj, is vested with the powers of a Magistrate of the third class.

W. D. R. PRENTICE,
Chief Secy. to the Govt. of Bengal.

Appointments and Transfers.

Rangpur.—No. 2012J.—22nd February 1930.—In exercise of the powers conferred by sections 14 and 15 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased—

(a) to confer upon each of the gentlemen, named below, the powers of a Magistrate of the third class, in the district of Rangpur, for a period of three years from the 2nd April 1930,

(b) to direct him to sit as a member of the Chilmari bench in the said district, and

(c) to direct him to take down evidence in the English language.

- (1) Maulvi Muhammad Abdul Jalil.
- (2) Babu Suresh Chandra Mallik.

They are also vested with the powers under section 190 (7) (a) and (b) of the Code of Criminal Procedure to take cognizance of cases under the Bengal Gambling Act, II of 1867, arising within that part of Chilmari to which the provisions of the said Act have been extended.

24-Parganas.—No. 2023J.—22nd February 1930.—In exercise of the powers conferred by sections 14 and 15 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased—

(a) to confer upon Babu Manmatha Nath Chatarji the powers of a Magistrate of the second class, in the district of the 24-Parganas, for a period of three years from the 17th March 1930, in respect to such cases as may be made over to him within the limits of the Barasat subdivision of the said district,

(b) to direct that he shall, in addition to sitting singly, sit as a member of the Barasat bench in the said district, and

(c) to direct him to take down evidence in the English language.

24-Parganas.—No. 2042J.—24th February 1930.—Babu Rash Bihari Barman, officiating Additional Subordinate Judge, 24-Parganas, is appointed to act, until further orders, as Subordinate Judge of the same district, *vice* Babu Kiran Chandra Mitra, appointed to be Small Cause Court Judge, Sealdah.

Burdwan - Pabna - Bogra - Mymensingh.—No. 2063J.—24th February 1930.—Babu Subodh Kumar Neogi, officiating munsif of Burdwan, at present employed to act as an additional munsif at Sirajgunj, in the districts of Pabna and Bogra, is appointed to act, until further orders, as a munsif in the district of Mymensingh, to be ordinarily stationed at Netrakona.

Mymensingh-Bankura.—No. 2069J.—24th February 1930.—Babu Khagendra Nath Datta, officiating Additional District and Sessions Judge, Mymensingh, is appointed, in reversion, to be Additional Subordinate Judge and Assistant Sessions Judge of Bankura.

Khulna.—No. 2101J.—25th February 1930.—In exercise of the powers conferred by sections 14 and 15 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act

V of 1898), the Governor in Council is pleased—

(a) to confer upon Reverend Amrita Lal Sarkar the powers of a Magistrate of the third class, in the district of Khulna, for a period of three years from the date of this notification,

(b) to direct him to sit as a member of the Sadar bench in the said district, and

(c) to direct him to take down evidence in the English language.

Burdwan.—No. 2197J.—27th February 1930.—In exercise of the powers conferred by sections 14 and 15 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased—

(a) to confer upon Babu Tarapada Chaudhuri the powers of a Magistrate of the third class, in the district of Burdwan, for a period of three years from the date of this notification, in respect to such cases as may be made over to him within the limits of the Katwa subdivision of the said district,

(b) to direct that he shall, in addition to sitting singly, sit as a member of the Katwa bench in the said district, and

(c) to direct him to take down evidence in the English language.

Burdwan.—No. 2199J.—27th February 1930.—In exercise of the powers conferred by sections 14 and 15 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased—

(a) to confer upon Maulvi Khundkar Ali Asghar the powers of a Magistrate of the third class, in the district of Burdwan, for a period of three years from the date of this notification, and

(b) to direct him to sit as a member of the Katwa bench in the said district.

Howrah.—No. 2204J.—28th February 1930.—In exercise of the powers conferred by sections 14 and 15 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased—

(a) to confer upon Babu Tinkari Singh the powers of a Magistrate of the second class, in the district of Howrah, for a period of three years from the 29th March 1930,

(b) to direct him to sit as a member of the Sadar bench in the said district, and

(c) to direct him to take down evidence in the English language.

Howrah.—No. 2206J.—28th February 1930.—In exercise of the powers conferred by sections 14 and 15 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased—

(a) to confer upon Babu Bijoli Kumar Mukharji the powers of a Magistrate of the second class, in the district of Howrah, for a period of three years from the 4th April 1930,

(b) to direct him to sit as a member of the Sadar bench in the said district, and

(c) to direct him to take down evidence in the English language.

Howrah.—No. 2208J.—28th February 1930.—In exercise of the powers conferred by sections 14 and 15 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased—

(a) to confer upon Babu Durga Prasad Chamaria the powers of a Magistrate of the third class, in the district of Howrah, for a period of three years from the 4th April 1930,

(b) to direct him to sit as a member of the Sadar bench in the said district, and

(c) to direct him to take down evidence in the English language.

Jessore-Noakhali.—No. 2279J.—1st March 1930.—Mr. Mazheruddin Ahmad, munsif, on leave, and under orders of transfer to Jessore (Sadar), is appointed to be a munsif in the district of Noakhali, to be ordinarily stationed at Feni, *vice* Maulvi Makbular Rahman.

Noakhali-Jessore.—No. 2281J.—1st March 1930.—Maulvi Makbular Rahman, munsif of Feni in the district of Noakhali, is appointed to be a munsif in the district of Jessore, to be ordinarily stationed at the Sadar station, *vice* Mr. Mazheruddin Ahmad.

24-Parganas.—No. 2336J.—4th March 1930.—In exercise of the powers conferred by sections 14 and 15 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased—

(a) to confer upon Rai Sahib Jogendra Nath Banarji the powers of a Magistrate of the second class, in the district of the 24-Parganas, for a period of three years from the date of this notification, in respect to such cases as may be made over to him within the limits of the Barrackpore subdivision of the said district,

(b) to direct that he shall, in addition to sitting singly, sit as a member of the Naihati bench in the said district, and

(c) to direct him to take down evidence in the English language.

24-Parganas.—No. 2338J.—4th March 1930.—In exercise of the powers conferred by sections 14 and 15 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased—

(a) to confer upon Babu Panchkari Mitra the powers of a Magistrate of the third class in the district of the 24-Parganas, for a period of three years from the date of this notification,

(b) to direct him to sit as a member of the Naihati bench in the said district, and

(c) to direct him to take down evidence in the English language.

Tippera-Burdwan.—No. 2425J.—8th March 1930.—Babu Gobinda Prasad Palit, officiating munsif of Comilla, in the district of Tippera, now employed at Burdwan (Sadar), is appointed to act, until further orders, as an additional munsif in the district of Burdwan, for the present, to be employed at the Sadar station.

Tippera.—No. 2427J.—8th March 1930.—Maulvi Muhammad Taleb Ali, who lately acted as a munsif at Kasba, in the district of Tippera, is appointed to act, until further orders, as a munsif in the same district, to be ordinarily stationed at Comilla, but for the present to be employed at Chandpur.

Leave.

Jessore-Khulna.—No. 2065J.—24th February 1930.—Babu Nani Gopal Mukherjee, No. 11, Additional Subordinate Judge, Jessore-Khulna, is allowed leave on average pay for twenty-five days, with effect from 5th February 1930, under rules 81 (b) (ii) and 82 (6) of the Fundamental Rules.

NOTIFICATIONS.

Dacca.—No. 2141J.—27th February 1930.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint Munshi Mafizuddin Ahmed, a member of the Targaon union board in the Kapasia police-station in the Sadar (North) subdivision of the Dacca district, to be, during his term of office as such member, a member of the union bench within the jurisdiction of the said union board for the purposes of that section, *vice* Munshi Abdul Wahab Chaudhuri *alias* Abu Mia, deceased.

Dacca.—No. 2142J.—27th February 1930.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint Munshi Mafizuddin Ahmed, a member of the Targaon union board in the Kapasia police-station in the Sadar (North) subdivision of the Dacca district, to be, during his term of office as such member, a member of the union court within the jurisdiction of the said union board for the purposes of that section, *vice* Munshi Abdul Wahab Chaudhuri *alias* Abu Mia, deceased.

Bakarganj.—No. 2296J.—1st March 1930.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint the following members of the union boards mentioned below, to be, during their term of office as such members, union benches within the jurisdiction of the said union boards for the purposes of that section.

2. This notification will take effect from the date of the first meeting of the reconstituted union boards at which a quorum is present:—

Bhola subdivision.

District Bakarganj.

Police-station Daulatkhan.

Jaynagar union board.

Munshi Ali Mia Howlader.

Munshi Makbular Rahman Master.

Babu Ramkrishna Debnath.

Nyamatpur South union board.

Munshi Muzaffar Hossain Mia.
Munshi Mokbul Ahmad Pandit.
Babu Amar Chand Pal.

Bijaypur union board.

Munshi Rahimbox Salem.
Munshi Muzibulla *alias* Chand Mia.
Babu Bansidas Marwari.

Bakarganj.—No. 2297J.—1st March 1930.—

In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint the following members of the union boards mentioned below, to be, during their term of office as such members, union courts within the jurisdiction of the said union boards for the purposes of that section.

2. This notification will take effect from the date of the first meeting of the reconstituted union boards at which a quorum is present:—

Bhola subdivision.

District Bakarganj.

Police-station Daulatkhan.

Jaynagar union board.

Munshi Ali Mia Howladar.
Munshi Mokbular Rahman Master.
Babu Ramkrishna Debnath.

Nyamatpur South union board.

Munshi Muzaffar Hossain Mia.
Munshi Mokbul Ahmad Pandit.
Babu Amar Chand Pal.

Bijaypur union board.

Munshi Rahimbox Salem.
Munshi Muzibulla *alias* Chand Mia.
Babu Bansidas Marwari.

Police-station Barhanuddi.

Pakshia union board.

Munshi Mir Bazlar Rahman.
Babu Rashbehari De.
Syed Azizar Rahman.

Hasanagar union board.

Munshi Haji Bazlar Rahman.
Babu Monmohan Das.
Babu Krishna Chandra Pandit.

Rajshahi.—No. 2363J.—6th March 1930.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint Munshi Jerafatulla Sarkar, a member of the Isabpur union board in the Sadar subdivision of the Rajshahi district, to be, during his term of office as such member, a member of the union bench within the jurisdiction of the said union board for the purposes of that section *vice* Munshi Golap Sarkar, resigned.

Rajshahi.—No. 2364J.—6th March 1930.—

In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint Munshi Jerafatulla Sarkar, a member of the Isabpur union board in the Sadar subdivision of the Rajshahi district, to be, during his term of office as such member, a member of the union court within the jurisdiction of the said union board for the purposes of that section, *vice* Munshi Golap Sarkar, resigned.

Dacca.—No. 2366J.—6th March 1930.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint the following members of the union boards mentioned below, to be, during their term of office as such members, union benches within the jurisdiction of the union boards of which they are, respectively, members for the purposes of that section:—

Sadar (South) subdivision, district Dacca.

Tezgaon police-station.

Beraid union board.

Munshi Muhammad Abdul Jabbar.
Munshi Nabi Hossain Bepari.
Babu Kamini Kumar Dhar.
Babu Srish Chandra Das.

Nawabganj police-station.

Bandura union board.

Babu Jatindra Lal Banik.
Dr. Jnanendra Nath Saha.
Mr. Dengor Rozario.
Munshi Abdul Rahman Bhuiya.

Dr. Satish Chandra Ghosh.

Babu Atul Chandra Basu.
Munshi Muhammad Faimuddin Bepari.
Babu Jnanendra Chandra Chaudhuri.

Dohar police-station.

Muksudpur union board.

Munshi Wafajuddin Bhuiya.
Munshi Samsuddin Ahammad.
Munshi Sabulla Sikdar.
Babu Rai Mohan Mandal.

Kusumhati union board.

Maulvi Shah Ainal Haque.
Babu Pyari Lal Mazundar.
Khandakar Munshi Abdul Kuddus.

Nayabari union board.

Maulvi A. M. A. Hamid.
Babu Dharendra Nath Basu.
Babu Nibaran Chandra Basu.
Babu Birendra Kumar Dutta Munshi.

Dacca.—No. 2367J.—6th March 1930.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint the following members of the union boards mentioned below,

to be, during their term of office as such members, union courts within the jurisdiction of the union boards of which they are, respectively, members for the purposes of that section :—

Sadar (South) subdivision, district Dacca.

Tezgaon police-station.

Beraid union board.

Munshi Muhammad Abdul Jabbar,
Munshi Nabi Hossain Bepari.
Babu Kamini Kumar Dhat.
Babu Srish Chandra Das.

Nawabganj police-station.

Bandura union board.

Babu Jatindra Lal Banik.
Dr. Jnanendra Nath Saha.
Mr. Dengor Rozario.
Munshi Abdul Rahman Bhuiya.

Churain union board.

Dr. Satish Chandra Ghosh.
Babu Atul Chandra Basu.
Munshi Muhammad Faimuddin Bepari.
Babu Jnanendra Chandra Chaudhuri.

Dohar police-station.

Muksudpur union board.

Munshi Wafajuddin Bhuiya.
Munshi Samsuddin Abamad.
Munshi Sabulla Sikdar.
Babu Rai Mohan Mandal.

Kusumhati union board.

Maulvi Shah Ainal Haque.
Babu Pyari Lal Mazumdar.
Khandakar Munshi Abdul Kuddus.

Nayabari union board.

Maulvi A. M. A. Hamid.
Babu Dharendra Nath Basu.
Babu Nibaran Chandra Basu.
Babu Birendra Kumar Datta Munshi.

Bogra.—No. 2370J.—6th March 1930.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint the following members of the union boards mentioned below, to be, during their term of office as such members, union courts within the jurisdiction of the union boards of which they are, respectively, members for the purposes of that section.

2. This notification will take effect from the date of the first meeting of the reconstituted union boards at which a quorum is present :—

Sadar subdivision, district Bogra.

Gabtali police-station.

Rameswarpur union board.

Munshi Abdul Karim Miah.
Munshi Dianat Ullah Mandal.
Munshi Tafiz Uddin Khan.
Munshi Rais Uddin Sarkar.

Nepaltali union board.

Maulvi Nafiz Uddin Ahmed.
Maulvi Muhammad Jamir Uddin.
Maulvi Bahar Uddin Akanda.
Babu Jogendra Chandra Chakrabatti.

Gabtali union board.

Munshi Md. Ismail Mandal.
Munshi Md. Mafiz Uddin Khundkar.
Munshi Syed Hossain Mandal.
Munshi Tamiz Uddin Akanda.

Sonarai union board.

Maulvi Tamir Uddin Ahmed.
Munshi Rahim Uddin Mandal.
Munshi Sefat Ullah Mandal.
Babu Trailokya Nath Chaudhuri.

Bogra.—No. 2371J.—6th March 1930.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint the following members of the union boards mentioned below, to be, during their term of office as such members, union benches within the jurisdiction of the union boards of which they are, respectively, members for the purposes of that section.

2. This notification will take effect from the date of the first meeting of the reconstituted union boards at which a quorum is present :—

Sadar subdivision, district Bogra.

Gabtali police-station.

Rameswarpur union board.

Munshi Abdul Karim Miah.
Munshi Dianat Ullah Mandal.
Munshi Tafiz Uddin Khan.
Munshi Rais Uddin Sarkar.

Nepaltali union board.

Maulvi Nafiz Uddin Ahmed.
Maulvi Muhammad Jamir Uddin.
Maulvi Bahar Uddin Akanda.
Babu Jogendra Chandra Chakrabatti.

Gabtali union board.

Munshi Md. Ismail Mandal.
Munshi Md. Mafiz Uddin Khundkar.
Munshi Syed Hossain Mandal.
Munshi Tamiz Uddin Akanda.

Sonarai union board.

Maulvi Tamir Uddin Ahmed.
Munshi Rahim Uddin Mandal.
Munshi Sefat Ullah Mandal.
Babu Trailokya Nath Chaudhuri.

Mymensingh.—No. 2373J.—6th March 1930.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint the following members of the union boards mentioned below, to be, during their term of office as such members, union benches within the

jurisdiction of the union boards of which they are, respectively, members for the purposes of that section:—

Netrakona subdivision, district Mymensingh.

Kendua police-station.

Asujia union board.

Babu Joy Chandra Ray.
Babu Suresh Chandra Chakrabatti.
Babu Jagadish Chandra Chakrabatti.
Munshi Dasturali.

Kandiura union board.

Maulvi Tyabali Khundkar.
Munshi Mia Hossain Talukdar.
Babu Monomohan De.
Maulvi Abdul Helim Khan.

Sandikona union board.

Babu Dinesh Chandra Ukil.
Babu Srish Chandra Ukil.
Maulvi Md. Hossain alias Md. Miadhar.
Muhammad Farid Bhuiya.

Naopara union board.

Babu Durga Prasanna Mazumdar.
Babu Kailash Chandra Chakrabatti.
Munshi Md. Hossain Sarkar.
Munshi Md. Joinal Abedin.

Garadoba union board.

Maulvi Md. Abdul Hekim.
Maulvi Jaminuddin Ahamed.
Munshi Amiruddin Bhuiya.
Munshi Md. Tamijuddin.

Mymensingh.—No. 2374J.—6th March 1930.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint the following members of the union boards mentioned below, to be, during their term of office as such members, union courts within the jurisdiction of the union boards of which they are, respectively, members for the purposes of that section:—

Netrakona subdivision, district Mymensingh.

Kendua police-station.

Asujia union board.

Babu Joy Chandra Ray.
Babu Suresh Chandra Chakrabatti.
Babu Jagadish Chandra Chakrabatti.
Munshi Dasturali.

Kandiura union board.

Maulvi Tyabali Khundkar.
Munshi Mia Hossain Talukdar.
Babu Monomohan De.
Maulvi Abdul Helim Khan.

Sandikona union board.

Babu Dinesh Chandra Ukil.
Babu Srish Chandra Ukil.
Maulvi Md. Hossain alias Md. Miadhar.
Muhammad Farid Bhuiya.

Naopara union board.

Babu Durga Prasanna Mazumdar.
Babu Kailash Chandra Chakrabatti.
Munshi Md. Hossain Sarkar.
Munshi Md. Joinal Abedin.

Garadoba union board.

Maulvi Md. Abdul Hekim.
Maulvi Jaminuddin Ahamed.
Munshi Amiruddin Bhuiya.
Munshi Md. Tamijuddin.

No. 2376J.—6th March 1930.—In exercise of the power conferred by section 357 of the Code of Criminal Procedure (Act V of 1898), the Governor in Council is pleased to direct that all Sessions Judges and Stipendiary Magistrates shall take down the evidence in the English language, although such language is not their mother-tongue.

ERRATUM.

No. 2299J.—1st March 1930.—In Government notification No. 8259 J., dated the 25th September 1929, published at page 1861 of the *Calcutta Gazette*, Part I of the 10th October 1929, for "Krishnagar union board" read "Krishnapur union board."

M. C. GHOSH,

Secy. to the Govt. of Bengal.

LOCAL SELF-GOVERNMENT
DEPARTMENT.

NOTIFICATIONS.

Minister-in-charge: The Hon'ble Kumar Shib Shekharwar Ray.

Hooghly.—No. 901M.—28th February 1930.—In exercise of the power conferred by section 27 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local-Self Government) are pleased to appoint Mr. R. A. Payne as a Commissioner of the Uttarpara Municipality, in the district of Hooghly, vice Mr. G. Cabral, resigned.

Calcutta.—No. 927M.—28th February 1930.—In exercise of the power conferred by clause (c) of sub-section (1) of section 3 of the Calcutta Suppression of Immoral Traffic Act, 1923 (Bengal Act XIII of 1923), and upon the recommendation of the Corporation of Calcutta, the Government of Bengal (Ministry of Local Self-Government) are pleased to declare Amherst Street, Chunapukur Lane, Nitai Babu Lane and Dr. Jagabandhu Lane in Calcutta, to be main thoroughfares for the purposes of that clause.

2. This notification shall come into force with effect from the 1st June 1930.

Bakarganj.—No. 931M.—28th February 1930.—In exercise of the power conferred by clause (a) of section 59 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to approve the resolution passed by the Commissioners of the Barisal Municipality in the district of Bakarganj, under section 23 of the Act, electing Babu Sarat Chandra Guha, M.A., B.L., to be Chairman of that municipality.

24-Parganas.—No. 933M.—28th February 1930.—In exercise of the power conferred by section 14 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to appoint the following gentlemen to be Commissioners of the Taki Municipality, in the district of the 24-Parganas:—

Babu Hiran Chandra Ghosh.
Babu Mahatab Chandra Rai Chaudhury.
Maulvi Enayet Rasul.
Maulvi Ruhul Kuddus.

Bakarganj.—No. 935M.—28th February 1930.—In exercise of the power conferred by clause (a) of section 59 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to approve the resolution passed by the Commissioners of the Jhalakati Municipality, in the district of Bakarganj, under section 27 of the Act, electing Babu Jagadish Chandra Bose to be their Chairman, *vice* Babu Upendra Lal Paul, on leave.

Calcutta.—No. 955M.—6th March 1930.—In exercise of the power conferred by sub-section (3) of section 72 of the Calcutta Improvement Act, 1911 (Bengal Act V of 1911), the Government of Bengal (Ministry of Local Self-Government) are pleased to re-appoint Mr. D. C. Ghose, Barrister-at-Law, to be an Assessor of the Tribunal constituted under the said section for the purpose of performing the functions of the Court in reference to the acquisition of land for the Board of Trustees for the Improvement of Calcutta under the Land Acquisition Act, 1894, with effect from the 8th March 1930.

Dacca.—No. 1059M.—8th March 1930.—In exercise of the power conferred by section 27 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to appoint Mr. J. Donald as a Commissioner of the Narayanganj Municipality, in the district of Dacca, *vice* Mr. R. W. H. Fawcett, resigned.

Calcutta.—No. 1062M.—10th March 1930.—In exercise of the power conferred by sections 5 and 16 of the Calcutta Improvement Act (Bengal Act V of 1911), the Government of Bengal (Ministry of Local Self-Government) are pleased to appoint Mr. W. H. Thompson

to be a member of the Board of Trustees for the Improvement of Calcutta, *vice* Mr. J. H. de Ballardie, resigned, with effect from the 20th March 1930.

CORRIGENDUM.

No. 907L.S.-G.—28th February 1930.—In the table appended to notification No. 111-L.S.-G., dated the 11th January 1930, published at pages 47-48, Part I of the *Calcutta Gazette*, dated the 16th January 1930, make the following corrections:—

Page 48, column 1 of the table showing the names of unions, *read* "Naogaon" for "Nao-goan."

Page 48, after the particulars regarding Amirabori union *insert*

"Name of thana—Bhaluka."

Page 48, column 2 of the table showing the mauzas constituting the Bhaluka union, *read* "Kharuail" for "Kamail."

Medical

Minister-in-charge: The Hon'ble Kumar Shib Shekharwar Ray.

Calcutta.—No. 594Medl.—21st February 1930.—Captain E. C. R. Fox, I.M.D., Superintendent, Pasteur Institute, Calcutta, was granted leave on average pay for one month and six days, under rule 100 of the Fundamental Rules, with effect from the 1st December 1929.

This department notification No. 2696Medl., dated the 7th November 1929, is hereby cancelled.

Chittagong.—No. 637Medl.—27th February 1930.—Dr. Rai Jnanendra Nath Chatterji Bahadur, Assistant Surgeon, General Hospital, Chittagong, is appointed to act as Civil Surgeon, Chittagong, with effect from the 20th August 1929.

NOTIFICATION.

No. 641Medl.—27th February 1930.—In exercise of the power conferred by section 18 of the Bengal Medical Act, 1914 (Bengal Act VI of 1914), and on the recommendation of the Bengal Council of Medical Registration, the Governor in Council is pleased to direct that the possession of I.M.P. Diploma granted by the Mysore University shall, subject to the provisions and conditions referred to in clause (i) of that section, entitle any person to have his name entered in the register of registered practitioners maintained under section 15 of the said Act.

Notification No. 1866Medl., dated the 30th July 1929, is hereby cancelled.

Public Health.

Minister-in-charge: The Hon'ble Kumar Shib Shekharwar Ray.

Hooghly.—No. 699P.H.—27th February 1930.—In exercise of the power conferred by section 290 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to make the following amendment in the rules published under notification No. 604M., dated 25th February 1915, subject to which the Commissioners of the Hooghly-Chinsura Municipality may allow communication pipes to be laid from the service pipes of the Commissioners for the purpose of leading water to holdings within the municipality for domestic purposes only:—

Amendment.

After rule 13 of the said rules *insert* the following, namely:—

"13A. In the event of a meter ceasing to register, the quantity of water consumed during the period the meter had stopped to register shall be calculated on the basis of the average consumption of water of the holding for the last four quarters."

Pabna.—No. 702P.H.—27th February 1930.—In exercise of the power conferred by the proviso to sub-section (2) of section 1 of the Bengal Juvenile Smoking Act, 1919 (Bengal Act II of 1919), the Government of Bengal (Ministry of Local Self-Government) are pleased to extend the said Act to the town of Pabna with effect from 1st April 1930.

Pabna.—No. 705P.H.—27th February 1930.—In exercise of the power conferred by section 4 of the Bengal Juvenile Smoking Act, 1919 (Bengal Act II of 1919), the Government of Bengal (Ministry of Local Self-Government) are pleased to authorise, with effect from the 1st April 1930, all headmasters of high and middle schools and of madrasahs in the town of Pabna to seize any tobacco, pipes or cigarette papers in the possession of boys under the age of sixteen years attending their respective schools, whom they find smoking in any street or public place, and to destroy any such article.

C. W. GURNEE,

Secy. to the Govt. of Bengal.

Orders by the Surgeon-General with the Government of Bengal.

No. 4099.—28th February 1930.—Assistant Surgeon Dr. Indra Bhushan Mazumdar is placed on supernumerary duty at the Presidency General Hospital, Calcutta, with effect from the 21st February 1930, until further orders.

No. 4104.—1st March 1930.—In supersession of this department notification No. 21664, dated the 19th December 1929, Assistant Surgeon Dr. Manindra Nath Mallick, House Physician, Carmichael Hospital for Tropical Diseases, Calcutta, is granted leave on average pay from 2nd January 1930 to 9th February 1930, both days inclusive, under rule 81 (b) (ii) of the Fundamental Rules.

No. 4107.—1st March 1930.—Assistant Surgeon Dr. Md. Bazlur Rahman is placed on supernumerary duty at the Carmichael Hospital for Tropical Diseases, Calcutta, with effect from the 10th February 1930, until further orders.

No. 4450.—7th March 1930.—Assistant Surgeon Dr. Bidyananda Datta, on leave, is posted to the Serajganj subdivision and dispensary, district Pabna.

G. TATE, MAJOR-GENL., I.M.S.,
Surgeon-General with the Govt. of Bengal.

EDUCATION DEPARTMENT.**NOTIFICATIONS.**

Darjeeling.—No. 871Edn.—5th March 1930.—Miss J. Russell, Mistress, Dow Hill Girls' School, Kurseong, is allowed leave out of India on half average pay for two years with effect from the 5th April 1930, or any subsequent date on which she avails herself of it, under rule 81 (d) of the Fundamental Rules.

Calcutta.—No. 876Edn.—5th March 1930.—In exercise of the power conferred by section 6, sub-section (3) of the Indian Universities Act, 1904 (VIII of 1904), as amended by the Calcutta University Act, 1921 (VII of 1921). His Excellency the Chancellor of the Calcutta University is pleased to approve of the election by the Registered Graduates of the University of Sir Nilratan Sircar, K.T., M.A., M.D., M.C.L., as an Ordinary Fellow, with effect from the 31st March 1930.

Darjeeling.—No. 879Edn.—5th March 1930.—Miss R. B. Smart, Mistress, Dow Hill Girls' School, Kurseong, is allowed leave out of India for the period from the 6th March to the 2nd December 1930 in combination with the winter vacations of the school for the years 1929-30 and 1930-31, extending, respectively, from the 3rd December 1929 to the 5th March 1930 and from the 3rd December 1930 to the 4th March 1931 (approximate), viz., leave on average pay for such period as together with the total period of the vacations shall not exceed eight months, under the proviso to rule 81 (b) (ii) and rules 82 (b) and 82 (d) of the Fundamental Rules, and leave on half average pay for the remaining period under rule 81 (d) of those rules.

Darjeeling.—No. 882Edn.—5th March 1930.—Mr. H. Lubeck is appointed temporarily to

act as Science Master, Victoria Boys' School, Kurseong, with effect from the 8th March 1930, or any subsequent date on which he joins the appointment during the absence, on leave, of Mr. T. D. Nugent, or until further orders.

Darjeeling.—No. 927 Edn.—8th March 1930.—Mr. J. Thomson is appointed temporarily to act as Physical Training Instructor and Games Master, Victoria Boys' School, Kurseong, with effect from the 7th March 1930, or any subsequent date on which he joins the appointment during the absence, on leave, of Mr. F. Berry, or until further orders.

Darjeeling.—No. 937 Edn.—8th March 1930.—The Governor in Council is pleased to appoint the following members to constitute the governing body of the Dow Hill Girls' School, Kurseong:—

The Director of Public Instruction, Bengal, Chairman.

The Deputy Commissioner, Darjeeling, Vice-Chairman.

The Subdivisional Officer, Kurseong.
The Civil Surgeon, Darjeeling.
The Civil Medical Officer, Kurseong.
The Agent, Eastern Bengal Railway.
The General Manager, Darjeeling-Himalayan Railway.

The Master of Calcutta Trades Association.
The Inspector of European Schools, Bengal.
The Principal, Dow Hill Training College and School, Secretary.

Mrs. M. V. Woodthorpe, Inspectress of Schools.

Mr. J. W. Chippendale, representative of the Anglo-Indian and Domiciled European Association, Bengal.

Mr. P. W. Bayford, representative of the parents and guardians of the students of the school.

Miss E. L. Milner, representative of the teaching staff of the school.

Mr. J. Stodart, representative of the Darjeeling Planters' Association.

Miss S. A. Webb, representative of the teaching staff of the Training College, Kurseong.

2. Members other than the representatives of the staff will hold office for three years, 1930-32, while the representatives of the staff will hold office for the year 1930 only.

Darjeeling.—No. 943 Edn.—8th March 1930.—The Governor in Council is pleased to appoint the following members to constitute the governing body of the Victoria Boys' School, Kurseong:—

The Director of Public Instruction, Bengal, Chairman.

The Deputy Commissioner, Darjeeling, Vice-Chairman.

The Subdivisional Officer, Kurseong.
The Civil Surgeon, Darjeeling.
The Civil Medical Officer, Kurseong.
The Agent, Eastern Bengal Railway.
The General Manager, Darjeeling-Himalayan Railway.

The Master of the Calcutta Trades Association.

The Inspector of European Schools, Bengal.
The Head Master of the School, Secretary.

Mr. J. Stodart, representative of the Darjeeling Planters' Association.

Mr. J. W. Chippendale, representative of the Anglo-Indian and Domiciled European Association, Bengal.

Mr. P. W. Bayford, representative of the parents and guardians of the students of the school.

Mr. A. R. Greene, representative of the teaching staff of the school.

2. Members other than the representative of the staff will hold office for three years, 1930-32, while the representative of the staff will hold office for one year only, viz., 1930.

Darjeeling.—No. 957 Edn.—8th March 1930.

—Mrs. U. E. Clark, Mistress, Victoria Boys' School, Kurseong, is allowed leave on full pay for three months, under rule 101 (a) of the Fundamental Rules, with effect from the 1st April 1930.

Minister-in-charge: The Hon'ble Mr. K. Nazim-ud-Din, C.I.E.

Rajshahi-Calcutta.—No. 955 Edn.—8th March 1930.—Babu Ramapada Mazumdar, Professor, Rajshahi College, is appointed to act as a Professor, Bethune College, Calcutta, with effect from the 16th February 1930, or any subsequent date on which he joins the appointment, *viz.* Babu Narendra Nath Chakrabarti, retired, or until further orders.

Registration.

Minister-in-charge: The Hon'ble Mr. K. Nazim-ud-Din, C.I.E.

Burdwan.—No. 167 Regn.—27th February 1930.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Abdur Rashid temporarily to be a Muhammadan Registrar within the police-station of Manteshwar, in the district of Burdwan.

Burdwan.—No. 168 Regn.—27th February 1930.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Abdur Rashid temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-station of Manteshwar, in the district of Burdwan.

Dinajpur.—No. 178 Regn.—28th February 1930.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Efazuddin Ahmed temporarily to be a Muhammadan Registrar within the police-stations of Balurghat, Kumarganj, Patnitolla and Dhamoirhat, in the district of Dinajpur.

Dinajpur.—No. 179 Regn.—28th February 1930.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi

Efazuddin Ahmed temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-stations of Balurghat, Kumarganj, Patnitolla and Dhamoirhat, in the district of Dinajpur.

Bakarganj.—No. 186 Regn.—28th February 1930.—Babu Bimala Charan Guha, Sub-Deputy Collector, Khepupura, in the district of Bakarganj, is appointed to act as ex-officio Sub-Registrar of that place, *vice* Khan Sahib Maulvi Qazi Muhammad Mohiuddin, or until further orders.

Rajshahi.—No. 190 Regn.—28th February 1930.—Babu Upendra Nath Ghosh, Sadar Sub-Registrar of Rajshahi, was allowed leave on average pay for ten days, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 5th February 1930.

Rajshahi.—No. 191 Regn.—28th February 1930.—Maulvi Muhammad Sarwarjan, Sadar Joint Sub-Registrar of Rajshahi, acted as Sadar Sub-Registrar of that place, in addition to his own duties, during the absence, on leave, of Babu Upendra Nath Ghosh.

No. 196 Regn.—1st March 1930.—In Form No. 8 in Appendix I, prescribed by rules 7, 25 (2), 28 (2), 45 (2) and 97 (2) of the Registration Rules, published with notification No. 880 Regn., dated the 1st April 1927, at pages 779-835, Part I of the *Calcutta Gazette* of the 21st idem, and amended by notification No. 537 Regn., dated the 19th June 1928, add the following as a footnote:—

"Documents (other than wills) remaining unclaimed in any registration office for a period exceeding two years are liable by law to be destroyed."

The above footnote will be numbered "Note 2", the existing footnote being numbered "Note 1".

24-Parganas.—No. 202 Regn.—6th March 1930.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Muhammad Quasim to be a Muhammadan Registrar within the police-station of Entally, in the district of the 24-Parganas.

24-Parganas.—No. 203 Regn.—6th March 1930.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Muhammad Quasim to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-station of Entally, in the district of the 24-Parganas.

Hooghly.—No. 210 Regn.—10th March 1930.—Babu Ashutosh Sarkar, Sadar Sub-Registrar of Hooghly, was allowed leave on average pay upto the 28th February 1930, under rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave already granted to him.

A. J. DASU,
Secy. to the Govt. of Bengal.

Orders by the Inspector-General of Registration, Bengal.

Faridpur.—No. 112.—27th February 1930.—Babu Kalipada Basu Ray, Sub-Registrar of Chikandi in the district of Faridpur, is allowed leave on average pay for two months, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 5th March 1930, or from any subsequent date on which he may be relieved.

Jessore.—No. 113.—27th February 1930.—Babu Nripendra Kumar Ghosh, Sub-Registrar of Kotchandpur in the district of Jessore, is allowed leave on average pay for one month under rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him in this department notification No. 749, dated the 22nd November 1929.

Bankura.—No. 114.—27th February 1930.—Maulvi Abu Sayeed, Sub-Registrar attached to Bankura, is appointed to act as Sub-Registrar of Saltora in the same district with effect from the 7th January 1930, *vice* Babu Lakshmi Narayan Pathak, Sub-Registrar on deputation to act as Sadar Sub-Registrar of Bankura, or until further orders.

Midnapore.—No. 115.—27th February 1930.—Babu Jitendra Lal Basu, Sub-Registrar under orders of transfer to Gopiballavpur in the district of Midnapore, is allowed leave on half average pay for one month under rule 81 (d) of the Fundamental Rules, in extension of the leave granted to him in this department notification No. 25, dated the 20th January 1930.

Mymensingh.—No. 116.—27th February 1930.—Maulvi Saiyed Abdur Rashid, retired Sub-Registrar of Gopalpur in the district of Mymensingh, was on leave on average pay for five days, under rule 81 (b) (ii) of the Fundamental Rules, from the 16th to the 20th December 1929 (both days inclusive).

Dinajpur.—No. 117.—27th February 1930.—Babu Ashutosh Sen Gupta, Sub-Registrar of Phulbari in the district of Dinajpur, is allowed leave on average pay for nine days under rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him in this department notification No. 757, dated the 22nd November 1929.

Pabna.—No. 118.—27th February 1930.—Maulvi Jasimuddin Ahmad, Sub-Registrar of Ullapara in the district of Pabna, is allowed leave on average pay for ten days under rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him in this department notification No. 38, dated the 22nd January 1930.

Chittagong.—No. 119.—27th February 1930.—Maulvi Siddique Ahmed, Sub-Registrar of Gasberia in the district of Chittagong under orders of transfer to Hathazari in the same district, is allowed leave on average pay for two months under rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him in this department notification No. 29, dated the 22nd January 1930.

Bakarganj-Khulna.—No. 120.—28th February 1930.—Maulvi A. N. M. Yusuf Ali,

Sub-Registrar of Bamna in the district of Bakarganj, on leave, is appointed to be Sub-Registrar of Nalchiti in the same district.

This cancels this department notification No. 8, dated the 6th January 1930, appointing him to be the Sub-Registrar of Morrelganj in the district of Khulna.

Birbhum.—No. 121.—5th March 1930.—Maulvi Muhammad Qumaruzzaman, Sub-Registrar of Rampurhat in the district of Birbhum, is allowed leave on average pay for fifteen days, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the date on which he may be relieved.

Chittagong-Bakarganj.—No. 122.—5th March 1930.—Maulvi Syed Nurul Haque, Sub-Registrar attached to Chittagong, lately officiating as Sub-Registrar of Bamna in the district of Bakarganj, is allowed leave on average pay for fourteen days, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 19th January 1930.

Bakarganj.—No. 123.—5th March 1930.—Maulvi A. Y. M. Hafizur Rahman Choudhuri, Sub-Registrar attached to Bakarganj, is appointed to act, until further orders, as Sub-Registrar of Matheria in the same district with effect from the 10th February 1930.

Mymensingh.—No. 124.—6th March 1930.—Maulvi Muhammad Israil, Sub-Registrar of Dewanganj, in the district of Mymensingh, is allowed leave on average pay for three months, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 1st April 1930, or from any subsequent date on which he may be relieved.

Dacca-Mymensingh.—No. 125.—6th March 1930.—Babu Sukhamay Ray, probationary Sub-Registrar of Dacca, is appointed to act as Sub-Registrar of Dewanganj in the district of Mymensingh, with effect from the 1st April 1930, or from any subsequent date on which he joins the appointment, *vice* Maulvi Muhammad Israil, Sub-Registrar, on leave, or until further orders.

J. N. RAY,
Insptr.-Genl. of Regn., Bengal.

FINANCE DEPARTMENT.

Finance.

ADDENDA AND CORRIGENDA.

No. 1032F.—1st March 1930.—The following amendments have been authorised and are published for information:—

The Fundamental and Subsidiary Rules, 1st edition (reprint.)

Page 61.—Subsidiary Rule 95.—Substitute the following for Subsidiary Rule 95—Reserved:—

Subsidiary Rule 95—Reserved.—A Member of the Executive Council of the Governor and the President of the Bengal Legislative Council may draw daily allowance at the rate of Rs. 15 for a halt on tour in addition to the privileges granted by rule 94, and if for any journey he chooses to forego those privileges, he may draw mileage at the rates admissible to an officer of the first grade,

for a journey by rail or steamer, and at a rate of Re. 1 per mile for a journey by road in addition to the concession admissible under the "Exception" to Subsidiary Rule 81.

Page 61.—Subsidiary Rule 98.—Substitute the following for Subsidiary Rule 98—Transferred:—

Subsidiary Rule 98—Transferred.—A Minister may draw daily allowance at the rate of Rs. 15 for a halt on tour in addition to the privileges granted by rule 97, and if for any journey he chooses to forego those privileges, he may draw mileage at the rates admissible to an officer of the first grade, for a journey by rail or steamer, and at a rate of Re. 1 per mile for a journey by road in addition to the concession admissible under the "Exception" to Subsidiary Rule 81.

Audit.

ADDENDA AND CORRIGENDA.

No. 1074F.—8th March 1930.—The following correction has been authorised and is published for general information:—

The Bengal Financial Rules, 1st edition.

Page 347.—Treasury Order Appendix 1—26. Police (Reserved)—After the note introduced by correction slip No. 37, dated the 11th September 1925, and subsequently amended by slip No. 133, dated the 20th November 1928, add the following:—

Inspectors of the Bengal Police are authorised to draw their travelling allowance in Gazetted Officers' travelling allowance bill forms.

Miscellaneous.

NOTIFICATIONS.

No. 1059Mis.—5th March 1930.—In exercise of the power conferred by sub-rule (7) of rule 4 of the Civil Services (Governors' Provinces) Delegation Rules, 1926, published with the Government of India, Home Department, notification No. F-178-9-11/24, dated the 1st April 1926, the Governor in Council is pleased to make the following rules regulating the pay of the Superintendent, Government Printing, Bengal. They shall be deemed to have come into force with effect from the 30th November 1928:—

Rules.

1. The following pay shall be drawn by the Superintendent, Government Printing, Bengal, namely:—

(*Monthly rates of pay in successive stages of 12 months' service in the appointment.*)

Stages.	Basic pay.	Overscan pay.
1	650	.. 25
2	700	.. 25
3	750	.. 25
4	800	.. 25
5	850	.. 25
6	900	.. 25
7	950	.. 25
8	1,000	.. 25
9	1,050	.. 25
10	1,100	.. 25
11	1,150	.. 25
12	1,200	.. 25

2. Overseas pay shall be drawn only by incumbents who at the date of their appointment to Government service had their domicile elsewhere than in Asia; and for the purposes of this rule domicile shall be determined in accordance with the rules published with the Government of Bengal notification No. 985 F., dated the 17th February 1927.

No. 1063 Mis.—5th March 1930.—In exercise of the power conferred by rule 9 of the Bengal

Passage Rules, 1927, the Governor in Council is pleased to add the following post to those included in Schedule 1 to the said rules, namely:—

Superintendent, Government Printing, Bengal.

A. CASSLELS,
Secy. to the Govt. of Bengal.

COMMERCE DEPARTMENT.

NOTIFICATIONS.

No. 1347 Com.—22nd February 1930.—In exercise of the powers conferred by section 19 of the Trade Disputes Act, 1929 (VII of 1929), the Governor in Council is pleased to make the following rules for the purpose of giving effect to the provisions of the said Act:—

Bengal Trade Disputes Rules, 1930.

1. **Short title.**—These rules may be called the Bengal Trade Disputes Rules, 1930.

2. **Definitions.**—In these rules, unless there is anything repugnant in the subject or context:—

- (a) "the Act" means the Trade Disputes Act, 1929;
- (b) "section" means a section of the Act;
- (c) "Form" means a form appended to these rules;
- (d) "Chairman" means the Chairman of a Court or Board or, if the Court or Board consists of one person only, such person.

3. **Application.**—An application for the reference of a trade dispute to a Court of Inquiry or Board of Conciliation shall be made in Form A and shall be forwarded by registered post to the Secretary to the Government of Bengal in the Commerce Department in triplicate. The application shall be accompanied by a statement setting forth—

- (a) the parties to the dispute;
- (b) the nature and cause of the dispute, including any demands made by either party on the other party to which exception is taken by the opposite party;
- (c) an estimate of the number of persons affected by the dispute;
- (d) the efforts made by the parties themselves to adjust the dispute; and
- (e) in the case of an application for the appointment of a Court of Inquiry, the specific matters on which an inquiry by a Court is desired."

4. **Notification of appointment of Court or Board.**—The appointment of a Court or Board together with the names of persons constituting the Court or Board shall be notified in the *Calcutta Gazette*.

5. **Order of the appointing authority.**—If the Court or Board is appointed by the Governor in Council on his own motion the order appointing it shall, if the Court or Board is to consist of one person only, be in Form B. If it is to consist of a Chairman and other members, it shall be in Form C.

6. **Notice to parties.**—Notice to the parties to a trade dispute to nominate persons to represent them on the Board shall be in Form D.

7. Place and time of hearing.—The sittings of the Court or Board shall be held at such time and place as are from time to time fixed by the Chairman, and the parties shall be notified by the Chairman in such manner as he may deem necessary as to the time and place at which sittings are to be held; Provided that, so far as practicable, the Court or Board shall sit in the locality within which the subject matter of the proceedings before it arose.

8. Quorum.—The quorum necessary to constitute a sitting of a Court or Board shall be as follows:—

	Quorum.
(1) In the case of a Court—	
where the number of members is 2 1
where the number of members is more than 2 but less than 5	2
where the number of members is 5 or more 3
(2) In the case of a Board—	
where the number of members is 3 2
where the number of members is 5 3

9. Administration of oath.—Any member of a Court or Board may administer an oath.

10. Evidence.—The Court or Board may accept, admit or call for any evidence at any stage and in any manner which in equity and good conscience it thinks fit.

11. Summons.—A summons issued by the Court or Board shall be in Form E and may require any person to produce before it any books, papers or other documents and things in his possession or under his control in any way relating to the matter under investigation by the Court or Board which the Court or Board thinks necessary for the purpose of such investigation.

12. Service of Summons, etc.—Any notice, summons, process or order issued by the Court or Board may be served in the following manner:—

- (a) it may be sent by registered post; or
- (b) if such notice, summons, process or order is to be served within the local limits of the jurisdiction of the Small Cause Court, Calcutta, it may be sent to the Registrar of that Court for service, accompanied by a conveyance charge of annas four in respect of each notice, summons, process or order to be served; and the Registrar shall, on receipt thereof, proceed as if it had been issued by the Small Cause Court, Calcutta, and shall then return the same to the Court or Board together with the record (if any) of the proceedings with regard thereto.

13. Procedure at the first sitting.—(1) At the first sitting of the Court or Board the Chairman shall call upon the parties to state their case.

(2) If the Court or Board has been constituted on the application of one only of the parties to the dispute then that party shall first state its case and call its evidence. In other cases the Court or Board shall have, in its discretion, power to call upon either party to state its case first.

14. Information to be kept confidential.—All books, papers and other documents or things produced before a Court or Board whether voluntarily or in pursuance of a summons may be inspected by the Court or Board and also by such parties as the Court or Board allows; but the information obtained therefrom shall not, except as provided in the Act, be made public; such parts of the books, papers, documents or things as in the opinion of the Court or Board do not relate to the matters at issue may be sealed up.

15. Court or Board may proceed ex parte.—If without good cause shown, any party to proceedings before the Court or Board fails to attend or to be represented, the Court or Board may proceed as if he had duly attended or had been represented.

16. Power of entry and inspection.—A Court or Board or any member thereof or any other person authorised in writing by a Court or Board in this behalf may, for the purposes of any enquiry or investigation entrusted to the Court or Board under the Act, at any time between the hours of sunrise and sunset, enter any building, factory, workshop or other place or premises whatsoever and inspect the same or any work, machinery, appliance or article therein or interrogate any persons therein in respect of anything situated therein or any matter relevant to the subject-matter of the enquiry or investigation.

17. Court or Board may appoint experts or assessors.—The Court or Board may employ competent experts or assessors to examine the books or official reports of either party and to advise it upon any technical or other matter material to the investigation, but shall not disclose such reports or the results of such inspection or examination without the consent of both the parties to the dispute.

18. Powers of Courts and Boards.—In addition to the powers conferred by sub-section (2) of section 9 of the Act, Courts and Boards shall have the following powers also, namely:—

Powers vested in Courts under the Code of Civil Procedure, 1908, when trying a suit in respect of the following matters:—

- (a) discovery and inspection,
- (b) granting adjournments,
- (c) reception of evidence taken on affidavit,

and the Court or Board may summon and examine *suo motu* any person whose evidence appears to it to be material and shall be deemed to be a civil court within the meaning of sections 480 and 482 of the Code of Criminal Procedure, 1898.

19. Decision by majority.—All questions arising for decision at any meeting of a Court or Board shall be decided by a majority of the votes of the members thereof (including the Chairman) present at the meeting. In the event of an equality of votes, the Chairman shall also have a casting vote.

20. Right of representatives.—The representatives of the parties, appearing before a Court or Board, shall have the right of examination, cross-examination and re-examination and of addressing the Court or Board when all evidence has been called.

21. Travelling allowance.—A member of a Court or Board, if a non-official, will be entitled to draw travelling allowance and halting allowance for any journey performed by him in connection with his duties as such member at the rates admissible, and subject to the conditions applicable, to a Government servant of the first grade under the Fundamental and Subsidiary Rules.

22. Conduct of proceedings of a Board of Conciliation.—The proceedings of a Board of Conciliation shall be private or public as may be decided by a majority of the Board.

23. How parties may be represented.—Any party to a reference may be represented before a Court or Board by not more than three persons designated by him for the purpose, of whom one may be a legal practitioner as hereinafter provided.

24. Representation by a legal practitioner.—Any party to a reference before a Court or Board may be represented by a legal practitioner, with the permission of the Court or Board, and subject to such conditions or restrictions as the Court or Board may impose.

25. Parties bound by acts of representatives.—Every party appearing by a representative shall be bound by the acts of such representative.

26. Fees.—The Chairman and members of a Court or Board shall be granted such fees as may be sanctioned by the Governor in Council in each case.

27. Expenses of witnesses.—The reasonable expenses incurred by any person in attending to give evidence may be allowed by the Court or Board to such person according to the scale prescribed in the High Court in the City of Calcutta and according to the scale prescribed for a District Court elsewhere.

28. Establishment.—Government may appoint such persons to be the Secretary and clerks of the Court or Board as it may think necessary and may fix the salaries and allowances payable to them.

Form A.

(See rule 3.)

Whereas a trade dispute is apprehended between.....

and.....

and it is desired that the matters specified in the enclosed statement,
dispute
which are connected with or are relevant to the dispute should be

referred for an inquiry by a Court of Inquiry, an application
is hereby made under section 3 of the Trade Disputes Act, 1929,
that the said matters should be referred to a Court of Inquiry
dispute should be referred to a Board of Conciliation.

A statement of the nature of the dispute and of the issues which
the signatory desired to be referred to the Court Board is enclosed.

The application is made by.....
on behalf of.....

Signature of applicant(s).....

The....., 19.....

To

The Secretary to the Government of Bengal,
Commerce Department.

Form B.

(See rule 5.)

Whereas a trade dispute has arisen
is apprehended between.....
.....and whereas it is expedient that the said
dispute should be referred to a Court of Inquiry appointed under
the Trade Disputes Act, 1929 (VII of 1929), the Governor in Council is
pleased under section $\frac{4}{6}$ of the said Act to appoint.....

..... to be the Court of Inquiry for investigating the said
dispute
Board of Conciliation for investigating
the said dispute and promoting a settlement thereof.

The said Court
Board shall meet at.....on

Secretary to the Government of Bengal,
Commerce Department.

Form C.

(See rule 5.)

Whereas a trade dispute has arisen
is apprehended between.....
.....and whereas it is expedient that the said
dispute should be referred to a Court of Inquiry,
Board of Conciliation the Governor
in Council is pleased under section $\frac{4}{6}$ of the Trade Disputes Act, 1929,
to appoint a Court of Inquiry for investigating the said dispute
Board of Conciliation for investigating the said dispute
and promoting a settlement thereof.

The Governor in Council is further pleased to appoint
to be the Chairman and.....
, to be the members of the said Court
Board. The said Court
Board
 shall meet at.....on.....

Secretary to the Government of Bengal,
 Commerce Department.

Form D.

(See rule 6.)

Whereas a trade dispute has arisen
is apprehended between.....
and.....
 and it is expedient to refer the said dispute under section 3 of the
 Trade Disputes Act, 1929, to a Board of Conciliation for the purpose
 of investigating the same and for promoting a settlement thereof,
 you are hereby required to intimate to the undersigned, not later
 than the.....the name(s) and address(es) of
 one (two) person(s) whom you wish to recommend for appointment as
 your representative(s) on the said Board.

If you fail to make the recommendation by the date specified
 above, the Governor in Council will select and appoint such person
persons
 as he thinks fit to represent you.

Secretary to the Government of Bengal,
 Commerce Department.

Form E.

(See rule 11.)

Whereas a trade dispute between you and.....
has been referred to this Court of Inquiry
Board of Conciliation
 for investigation under section 3 of the Trade Disputes Act, 1929, you
 are hereby summoned to appear before this Court
Board in person on the
day of.....
at.....o'clock in the.....
 noon to answer all material questions relating to the said dispute
 and you are directed to produce on that day all the books, papers and
 other documents and things in your possession or under your control
 in any way relating to the matter under investigation by this Court
Board.

Dated

Secretary, Court of Inquiry
Board of Conciliation

No. 1586 Com.—5th March 1930.—It is hereby notified for general information that a license described as the "Lillooah Electric License, 1930," as set forth below has been granted to the Calcutta Electric Supply Corporation, Ltd.:—

The Lillooah Electric License, 1930.

License for the supply of electrical energy granted by the Government of Bengal under the Indian Electricity Act, 1910.

License is hereby granted to the Calcutta Electric Supply Corporation, Limited, a Company registered in England under the English Companies Acts and having its registered office in London, to supply electric energy in the area with the powers and upon the terms and conditions specified below:—

1. Short Title.—This license may be cited as "The Lillooah Electric License, 1930."

2. Interpretation.—The several words, terms and expressions to which by the Indian Electricity Act, 1910, or by the Rules thereunder, meanings are assigned shall have in this license the same respective meanings provided that in this license.

(1) "The Act" shall mean the Indian Electricity Act, 1910, and any statutory modifications thereof.

(2) The expression "the Licensees" shall mean and include the said Calcutta Electric Supply Corporation, Limited, and their permitted assigns.

(3) The expression "deposited map" shall mean the plan of the area of supply herein-after specified which has been deposited with the Government in pursuance of the rules under the Act, which plan is signed for the purpose of identification by the Secretary to the Government of Bengal in the Commerce Department and by the Agent of the licensees.

(4) The term "unit" shall mean the quantity of energy equivalent to a current of one thousand amperes flowing under an electro-motive force of one volt during one hour.

3. Security.—The period within which, under clause (1) (b) of the Schedule to the Act, the licensees shall deposit or secure such sum as therein mentioned, and the sum so to be deposited or secured shall, unless otherwise ordered by the Government under that clause, be three months after the notification of this license and Rs. 5,000, respectively.

4. Area of Supply.—The area above referred to within which the supply of energy is authorised by this license (the area of supply under the Act) is the whole of the area bounded as follows:—

Boundaries.

East—Western side of East Indian Railway boundary fencing.

North—Northern boundary of Hatpukur Lane, western boundary of Patuapara Lane, northern boundary of Goushala Road to the junction of Mire Para Road.

West—Western boundary of Mire Para Road from the junction of Goushala Road to the junction of Chak Para Road, southern boundary of Chak Para Road from Mire Para Road to Napit Para Road, western boundary of Napit Para Road to the junction of Panchanan Tola Road.

South—Southern boundary of Panchanan Tola Road from the junction of Napit Para Road to the western side of East Indian Railway boundary fencing.

The area of supply specified above is shown coloured red on the deposited map.

5. Limits within which the supply of energy is to be compulsory.—The works to be executed to the satisfaction of the Government under clause 4 of the Schedule to the Act are the feeders, distributors and mains and all other works necessary to commence a constant supply of energy to consumers in the public streets within the area of supply, of which a list is appended in the Schedule below. The generating station from which the supply is to be taken is situated at Cossipore outside the area of supply, but a transformer station will be constructed within the said area.

6. Nature of the supply and limits of price to be charged in respect of the supply of energy.—(1) The supply shall be alternating current.

(2) The prices to be charged by the licensees for energy supplied by them shall not exceed the following maxima, namely:—

At the following rates per quarter—

For lighting purposes.

For any quantity up to 20 units, Rs. 20 only, and for each unit over 20 units, annas 8 only.

For purposes other than lighting.

Annas 4 only per unit.

7. Purchase of undertaking.—(1) The option of purchase given by sub-section (1) of section 7 of the Act shall be exercisable on the 20th day of October 1958, and at the end of every subsequent period of ten years during the subsistence of this license. The percentage of the value to be determined in accordance with and for the purpose of sub-section (1) of section 7 of the Act, of the lands, buildings, works, materials and plant of the licensees therein mentioned to be added under the second proviso of that sub-section to such value on account of compulsory purchase, shall be 20 per cent.

(2) In accordance with section 3, sub-section (2), clause (d) (ii) of the Act, it is hereby declared that all the works within the area of supply described in clause 4 of this license shall and that the generating station referred in clause 5 of this license to be used in connection with the undertaking shall not form part of the undertaking for the purpose of purchase under section 5 or section 7 of the Act.

8. Revocation.—If the licensees fail to comply with the provisions of any of the clauses of this license or if the general direction and control of the licensees shall cease to be in the hands of British subjects, then the license may be revoked.

Schedule.

List of public streets referred to in clause 5 above:—

- (1) Chak Para Road from junction of Station Road to junction of Kumar Para Lane,
- (2) Goushala Road from junction of Chak Para Road to junction of Hatpukur Road.
- (3) The whole of the Station Road which is in the form of a T in the map.

A. CASSLELS,

Secy. to the Govt. of Bengal.

MARINE DEPARTMENT.

NOTIFICATION.

No. 18Mne.—5th March 1930.—Mr. N. F. Miller, Leadsman Apprentice, Bengal Pilot Service, is granted leave on average pay for seven weeks on medical certificate, under Fundamental Rule 81 (b) (i), with effect from the 8th January 1930.

A. CASSLELS,

Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT.

Establishment.

NOTIFICATION.

Minister-in-charge: The Hon'ble Khan Bahadur Maulvi K. G. M. Faroqui.

No. 10.—28th February 1930.—Babu Jogendra Kumar Guha, Assistant Engineer, Bakarganj Division, is granted leave on average pay for three months and sixteen days, viz., leave on average pay for sixteen days with effect from 8th December 1929, and the balance leave on average pay, on medical certificate, under rule 81 (b) (ii) of the Fundamental Rules.

2. This supersedes notifications Nos. 41, dated the 30th November 1929, and 7, dated the 7th February 1930.

G. A. EASSON,
Chief Engineer, Bengal.

DEPARTMENT OF AGRICULTURE AND INDUSTRIES.

Industries.

NOTIFICATIONS.

Minister-in-charge: The Hon'ble Khan Bahadur Maulvi K. G. M. Faroqui.

No. 1313Ind.—5th March 1930.—Mr. B. Thornton of Messrs. Burn and Company is appointed to be a member of the Board of

Control for Apprenticeship training in Bengal reconstituted in this Government resolution No. 9894, dated the 26th November 1924, read with notification No. 1876, dated the 3rd April 1928, vice Mr. A. V. Nicolle, resigned.

Agriculture.

Minister-in-charge: The Hon'ble Khan Bahadur Maulvi K. G. M. Faroqui.

No. 1206Agri.—25th February 1930.—Babu Sachindra Krishna Datta, District Agricultural Officer, is appointed to act as Superintendent of Agriculture, during the absence, on leave, of Rai Sahib Jamini Kumar Biswas, or until further orders.

Excise.

Minister-in-charge: The Hon'ble Kumar Shib Shekhareswar Ray.

No. 1395Ex.—7th March 1930.—In supersession of the order contained in notification No. 3248 Ex., dated the 7th August 1925, and in exercise of the powers conferred by section 5 of the Opium Act, 1878 (1 of 1878), the Government of Bengal (Ministry of Excise) are pleased to fix, with effect from the 1st April 1930 the selling price of excise opium at the rate of Rs. 91 per seer throughout the whole of the Presidency of Bengal except for the following shops of the district of Midnapore for which the rate shall be Rs. 76 per seer, viz., (1) Aikona, (2) Panchrole, (3) Durgapore, (4) Mirgodaganja, (5) Ghutia, (6) Panighati, (7) Baitalpara, (8) Gopiballavpur and (9) Baligeria.

No. 1396Ex.—7th March 1930.—In exercise of the powers conferred by section 5 of the Opium Act, 1878 (1 of 1878), the Government of Bengal (Ministry of Excise) are pleased to direct that the following amendments be made, with effect from the 1st April 1930, in the rules published with notification No. 562 S.R., dated the 2nd March 1918, as subsequently amended, namely:—

(1) In rule 3 of the said rules substitute the figures and words "1 tola (180 grains)" for the figure and word "3 tolas."

(2) For rule 19A of the said rules substitute the following revised rule:—

"19A. Excise Opium shall be sold by the retail vendors thereof at the rate of Rs. 150 per seer and at no other rates in the whole of the Presidency except in the following shops of the district of Midnapore in which the rate shall be Rs. 135 per seer, viz., (1) Aikona, (2) Panchrole, (3) Durgapur, (4) Mirgodaganja, (5) Ghutia, (6) Panighati, (7) Baitalapara, (8) Gopiballavpur and (9) Baligeria."

(3) For rule 24 of the said rules substitute the following revised rule:—

"24. No licensed vendor shall sell excise opium to the extent of more than 1 tola (180 grains) to any private person on the same day,

und every licensed vendor shall record the names and addresses of all purchasers on the same day of half a tola of opium or over, when ordered by the Collector to do so.

No. 1401Ex.—7th March 1930.—Mr. F. A. Wilson, Deputy Commissioner of Excise and Salt, Bengal, is allowed leave on average pay from the 27th March to the 16th May 1930 (both days inclusive) under rule 81 (b) (ii) of the Fundamental Rules.

Calcutta.—No. 1415Ex.—8th March 1930.—Babu Anadi Nath Bose, Sub-Inspector of Excise and Salt, Excise Intelligence Bureau, Calcutta, is appointed, with effect from the 1st March 1930, to act as Inspector of Excise and Salt, during the absence, on leave, of Babu Manindra Chandra Boral, or until further orders.

No. 1425Ex.—8th March 1930.—In exercise of the power conferred by section 7 (2) (b) read with section 2 (5) (i) of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Government of Bengal (Ministry of Excise) are pleased to appoint Babu Ashwini Kumar Basu, Deputy Commissioner of Excise and Salt, Bengal, during the absence, on leave, of Mr. F. A. Wilson, or until further orders, to exercise all the powers and to perform all the duties conferred and imposed on a Collector under the Act, to the exclusion of the Collector of Calcutta and subject to the control of the Commissioner of Excise and Salt, Bengal.

No. 1426Ex.—8th March 1930.—Rai Sahib Tarakeswar Bhattacharji, Superintendent of Excise and Salt, now Personal Assistant to the Commissioner of Excise and Salt, Bengal, is appointed to act as Deputy Commissioner of Excise and Salt, Bengal, during the absence, on leave, of Mr. F. A. Wilson, or until further orders.

Botanical Gardens.

*ERRATUM.

Minister-in-charge: The Hon'ble Khan Bahadur Maulvi K. G. M. Faroqui.

No. 1257B.G.—27th February 1930.—In the second line of notification No. 530 B.G., dated 27th January 1930, published at page 140, Part I, of the *Calcutta Gazette*, dated the 6th February 1930, read "Maulvi Muhammad Quasem Ali" for "Maulvi Quasem Ali."

G. P. Hogg,
Secy. to the Govt. of Bengal.

Orders by the Director of Agriculture, Bengal.

No. 3657.—26th February 1930.—Rai Saheb Jamini Kumar Biswas, Superintendent of Agriculture (Tobacco), is granted, under rule 81 (b) (ii) of the Fundamental Rules, leave on average salary for two months with effect from 18th February 1930.

He is permitted to affix Easter holidays from 18th April to 21st April 1930 to his leave.

R. S. FINLOW,
Dir. of Agri., Bengal.

Orders by the Registrar of Co-operative Societies, Bengal.

No. 78-L.—20th February 1930.—Whereas I am of opinion, as the result of an enquiry held into the constitution, working and financial condition of the Khidrapuri Co-operative Bank (registered No. 75 of 1922), in the subdivision Sadar in the district of Bogra, under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912, that the society ought to be dissolved.

Now, therefore, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further, in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint the Special Liquidation Supervisor, Naogaon, to be liquidator of the said society.

No. 79-L.—20th February 1930.—Whereas I am of opinion, as the result of an enquiry held into the constitution, working and financial condition of the Palipara Mashimpur Gramya Co-operative Bank (registered No. 875 of 1917), in the subdivision Sadar in the district of Rangpur, under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912, that the society ought to be dissolved.

Now, therefore, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further, in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint the Special Liquidation Supervisor, Naogaon, to be liquidator of the said society.

No. 80-L.—20th February 1930.—Whereas I am of opinion, as the result of an enquiry held into the constitution, working and financial condition of the Aulya Joutha Bindan Samity registered No. 24 (Midnapore) of 1926 in the subdivision Jhargram in the district of Midnapore, under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912, that the society ought to be dissolved.

Now, therefore, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further, in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint the Officer-in-charge of Co-operative Societies, Jhargram, to be liquidator of the said society.

No. 81-L.—27th February 1930.—Whereas I am of opinion, as the result of an enquiry held into the constitution, working and financial condition of the Bhadra Joutha Rindan Samity [registered No. 33 Midnapore of 1925] in the subdivision Jhargram in the district of Midnapore, under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912, that the society ought to be dissolved.

Now, therefore, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further, in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint the Officer-in-charge of Co-operative Societies, Jhargram, to be liquidator of the said society.

No. 82-L.—27th February 1930.—Whereas I am of opinion, as the result of an enquiry held into the constitution, working and financial condition of the Chakmujur Co-operative Bank (registered No. 6 of 1919), in the subdivision Naogaon in the district of Rajshahi, under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912, that the society ought to be dissolved.

Now, therefore, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further, in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint the Special Liquidation Supervisor, Naogaon, to be liquidator of the said society.

No. 83-L.—27th February 1930.—Whereas I am of opinion, as the result of an enquiry held into the constitution, working and financial condition of the Digha Co-operative Bank (registered No. 29 of 1922), in the subdivision Naogaon in the district of Rajshahi, under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912, that the society ought to be dissolved.

Now, therefore, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further, in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint the Special Liquidation Supervisor, Naogaon, to be liquidator of the said society.

No. 84-L.—27th February 1930.—Whereas I am of opinion, as the result of an enquiry held into the constitution, working and financial condition of the Barakhini Joutha Julia Samity (registered No. 273 of 1926), in the subdivision Sudar in the district of Chittagong, under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912, that the society ought to be dissolved.

Now, therefore, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further, in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint the Inspector of Industrial Co-operative Societies, Chittagong, to be liquidator of the said society.

No. 85-L.—27th February 1930.—Whereas I am of opinion, as the result of an enquiry held into the constitution, working and financial condition of the Athargati Co-operative Weaving Society [registered No. 64 (Khulna) of 1927], in the subdivision Bagerhat in the district of Khulna, under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912, that the society ought to be dissolved.

Now, therefore, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further, in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint the Officer-in-charge of Co-operative Societies, Bagerhat, to be liquidator of the said society.

No. 86-L.—27th February 1930.—Whereas I am of opinion, as the result of an enquiry held into the constitution, working and financial condition of the Dakbin Kurulia Samabaya Samity (registered No. 51 of 1925), in the subdivision Basirhat in the district of 24-Parganas, under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912, that the society ought to be dissolved.

Now, therefore, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further, in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint the Officer-in-charge of Co-operative Societies, Basirhat, to be liquidator of the said society.

No. 2129.—6th March 1930.—In supersession of this office notifications No. 15329, dated the 5th December 1921, No. 9307, dated the 20th October 1925, No. 9566, dated the 5th November 1925, No. 16275, dated the 19th December 1921, No. 1022, dated the 19th January 1922, No. 4350, dated the 16th June 1928, so far as they relate to the appointment

of the Inspector of Co-operative Societies, Rampurhat, as liquidator of the Nalhati Gramya Rindan Co-operative Samity, Muklispur Maitland Co-operative Society, Shergram Co-operative Society, Ghushkira Co-operative Society, Nalhati Charmakar Co-operative Society and Ghushkira Co-operative Society, in the district of Birbhum, I hereby appoint the Senior Departmental Officer stationed at Nalhati, instead, to be the liquidator of the said societies.

S. K. GANGULY,

Regr. of Co-operative Societies, Bengal (offg.).

REVENUE DEPARTMENT.

Land Revenue.

NOTIFICATIONS.

Mymensingh-Midnapore.—No. 3100L.R.—5th March 1930.—Babu Pran Kumar Mukharji, Deputy Magistrate and Deputy Collector, Kishoreganj, Mymensingh, is appointed to be the Manager of the Contai Khas Mahals, in the district of Midnapore, with effect from the date on which he may take over charge of his duties, vice Babu Ananga Mohan Chakrabatti, Deputy Collector.

Faridpur.—No. 3348L.R.—8th March 1930.—Babu Naba Gopal Roy, Sub-Deputy Collector, on leave, is appointed as Cess Revaluation Officer in the district of Faridpur, under the Bengal Cess Act, 1880 (Act IX of 1880), with effect from the date on which he may take over charge of his duties.

Burdwan-Hooghly-Howrah.—No. 2366L.R.—10th March 1930.—Babu Amulya Gopal Chatarji, Munsif and Assistant Settlement Officer, Burdwan-Hooghly-Howrah Settlement, is allowed leave on average pay for five days, under rules 81 (b) (ii) and 82 (b) of the Fundamental Rules, with effect from the 13th January 1930, in continuation of the leave sanctioned in this department notification No. 1328L.R., dated the 27th January 1930.

Land Acquisition.

Pabna-Burdwan-Bankura.—No. 2897L.A.—28th February 1930.—Babu Jogesh Chandra Mitra, Deputy Magistrate and Deputy Collector, Pabna, is appointed to act, until further orders, as Special Land Acquisition Officer, Burdwan, and is vested with the powers of a Collector, under the Land Acquisition Act, I of 1894, in the districts of Burdwan and Bankura.

Murshidabad.—No. 2903L.A.—28th February 1930.—Babu Surendra Mohan Bhaumik, Subdivisional Officer, Lalbagh, in the district of Murshidabad, is vested with the powers of a Collector under the Land Acquisition Act, I of 1894, in that subdivision.

Rajshahi.—No. 3082L.A.—5th March 1930.—The Governor in Council is pleased to cancel so much of the notification No. 9734 L.A., dated the 19th July 1929, under section 4 of the Land Acquisition Act, I of 1894, published at page 1492, Part I of the *Calcutta Gazette* of the 25th idem, as relates to '81 of an acre of land, being parts of cadastral survey plots Nos. 194 and 179 of the settlement map of mauza Gosainpur and parts of plots Nos. 526 and 527 of the settlement map of mauza Dhananjypara, out of the total area measuring, more or less, 16·02 acres of land, required by the Eastern Bengal Railway for the Abdulpur Remodelling yard in the villages of Dhananjypara, Gosainpur and Pokanda, parganas Laskarpur, Malanchi and Laskarpur, respectively, thana Lalpur, district Rajshahi.

Dacca.—No. 3085L.A.—5th March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the union board of Subhadra for a public purpose, viz., for a burial ground, in the village of Chunkutia, pargana Jafaruzial, tappa Narayandia, zilla Dacca, it is hereby notified that for the above purpose a piece of land measuring more or less, 3·54 acres, comprising cadastral survey plots Nos. 139, 143, 162, 163 and part of 164, is likely to be required within the aforesaid village of Chunkutia.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

The plan of the land may be inspected in the office of the Collector of Dacca.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Dacca.

Calcutta.—No. 3093L.A.—5th March 1930.—Rai Mahendra Nath Gupta Bahadur, Second Land Acquisition Collector, Calcutta, is appointed to act as First Land Acquisition Collector, Calcutta, during the absence, on leave, of Mr. H. P. V. Townend, I.C.S., or until further orders.

Murshidabad.—No. 3131L.A.—6th March 1930.—Rai Sahib Phani Bhusan Mitra, Sadar Subdivisional Officer, Berhampore, in the district of Murshidabad, is vested with the powers of a Collector, under the Land Acquisition Act, I of 1894, in that subdivision.

Burdwan.—No. 3133L.A.—6th March 1930. Babu Radhika Lal De, Subdivisional Officer, Katwa, in the district of Burdwan, is vested with the powers of a Collector under the Land Acquisition Act, I of 1894, in that subdivision.

Noakhali.—No. 3141L.A.—6th March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for an approach road to the Fulgazi station of the Feni-Benolia Railway in the village of Bejoypur, pargana Khandal, zilla Noakhali, it is hereby notified that for the above purpose a piece of land comprising the parts of cadastral survey plots Nos. 574, 575 and 158, and measuring, more or less, 0'049 of an acre, is likely to be required within the aforesaid village of Bejoypur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of land may be inspected in the office of the Special Land Acquisition Officer, Chittagong.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Chittagong.

Mymensingh.—No. 3144L.A.—6th March 1930.—Whereas it appears to the Governor in Council that land is likely to be taken by Government at the expense of the Central Co-operative Bank of Netrokona for the construction of the office building of the Central Co-operative Bank of Netrokona, in the village of Satpai, pargana Mymensingh, district Mymensingh, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0'32 of an acre, bounded on the—

North—By settlement plot No. 1306,

East—By settlement plot No. 1301,

South—By settlement plot No. 1852 and part of plot No. 1299,

West—By settlement plot No. 1112,

is likely to be required within the aforesaid village of Satpai.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Mymensingh.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Mymensingh.

24-Parganas.—No. 3147L.A.—6th March 1930.—The Governor in Council is pleased to cancel the notification No. 5761 L.A., dated the 27th May 1926, published under section 4 of the Land Acquisition Act, I of 1894, at pages 767-769, Part I of the *Calcutta Gazette* of the 3rd June 1926, in respect of the proposed acquisition of 13'888 acres of land required by the district board of the 24-Parganas for the improvement of Gobra road in the villages of Sangrampur (jurisdiction list No. 113), Naharnagar (jurisdiction list No. 18) and Beeramnagar (jurisdiction list No. 117), pargana Balia, thana Basirhat, villages of Gandharbapur (jurisdiction list No. 134, pargana Helthi), Piara (jurisdiction list No. 135, pargana Sarfarajpur), Taghoripatty of Gandharbapur (jurisdiction list No. 134, pargana Helthi), Kafiatkati *alias* Taberkati (jurisdiction list No. 133, pargana Buran), Katia (jurisdiction list No. 137, pargana Balia), Belghoria (jurisdiction list No. 138, pargana Amirabad Sarfarajpur), Aturia (jurisdiction list No. 178, pargana Buran), Goaldaha (jurisdiction list No. 143, pargana Buran), Gakulpur (jurisdiction list No. 144, pargana Amirabad), Banglali *alias* Tantubia (jurisdiction list No. 145, pargana Sarfarajpur), thana Baduria, district 24-Parganas.

24-Parganas.—No. 3150L.A.—6th March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Budge-Budge Municipality for a public purpose, viz., for the extension of the pathway from Haldarpara road to Pyster road, in the village of Nandanpur, jurisdiction list No. 22, thana Budge-Budge, pargana Balia, district 24-Parganas, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0'2005 of an acre, bounded on the—

North—By the lands of Bipin Paramanik and Pramath Nath Dutta and by the municipal pathway,

East—By Haldarpara road and by the land of Pramath Nath Dutta,

South—By the land of Manik Bhakta and others, Rajnarain Mukherji and Fakirechandra Das,

West—By the drain of Sibchandra Das, is likely to be required within the aforesaid village of Nandanpur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Chairman, Budge-Budge Municipality.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

Noakhali.—No. 3153L.A.—6th March 1930.

—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for an approach road to the goods shed at Fulgazi station of the Feni-Benolia Railway in the village of Uttar Sreepur, pargana Khandal, zilla Noakhali, it is hereby notified that for the above purpose a piece of land comprising parts of cadastral survey plots Nos. 701 and 697, and measuring, more or less, 0.05 of an acre, is likely to be required within the aforesaid village of Uttar Sreepur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Chittagong.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Chittagong.

Bankura.—No. 3305L.A.—8th March 1930.

—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the district board, Bankura, for a public purpose, viz., for the construction of a primary school in the village of Bena, jurisdiction list No. 236, thana Khatra, pargana Supur, district Bankura, it is hereby notified that for the above purpose a piece of land comprising parts of cadastral plots Nos. 59 and 60, and measuring, more or less, 0.35 of an acre, is likely to be required within the aforesaid village of Bena.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Bankura.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Bankura.

Calcutta.—No. 3308L.A.—8th March 1930.

—In exercise of the powers conferred by section 48 (1) of the Land Acquisition Act, I of 1894, the Governor in Council is pleased to withdraw from the acquisition of two pieces of land comprising premises Nos. 1/1A, Roy Lane, and 39A, Ratan Sarkar Garden Street, and measuring 3 cottahs 15 chitaks and 12 square feet, equivalent to 0.0653 of an acre, which were included in the area notified for acquisition under declaration No. 13964L.A., dated the 5th September 1927, published at page 1857, Part I of the *Calcutta Gazette* of the 8th idem and required by the Calcutta Improvement Trust for Scheme No. VII (Jagernath Ghat Road—from Chitpore Road Upper to Strand Road North) in ward No. V of the Calcutta Municipality in the town of Calcutta. The plots are bounded as follows:—

Premises No. 1/1A, Roy Lane.

Area—1 cottah 14 chitaks 12 square feet (0.0312 of an acre).

North—By premises No. 37, Ratan Sarkar Garden Street,

East—By premises No. 1/1B, Roy Lane, and 38, Ratan Sarkar Garden Street,

South—By Roy Lane,

West—By premises No. 36, Ratan Sarkar Garden Street.

Premises No. 39A, Ratan Sarkar Garden Street.

Area—2 cottahs 1 chitak (0.0341 of an acre).

North—By premises No. 39B, Ratan Sarkar Garden Street,

East—By premises No. 40, Ratan Sarkar Garden Street,

South—By premises No. 39, Ratan Sarkar Garden Street,

West—By Roy Lane.

Burdwan-Calcutta.—No. 3311L.A.—8th March 1930.—Babu Abani Kumar Sen, Special Land Acquisition Officer, Burdwan, is appointed temporarily to act as Second Land Acquisition Collector, Calcutta, with effect from the 26th March 1930, or from any subsequent date on which he takes over charge, vice Rai Mahendra Nath Gupta Bahadur appointed to act as First Land Acquisition Collector, Calcutta, or until further orders. Babu Abani Kumar Sen is vested with the powers of a Collector under the Land Acquisition Act, I of 1894, in the town of Calcutta and in the district of the 24-Parganas.

Burdwan.—No. 3329L.A.—8th March 1930.

—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Burdwan Municipality for a public purpose, viz., for widening Ram Lal Basu Lane, in the village of Radhanagar, jurisdiction list No. 35, thana Burdwan, pargana Burdwan, district Burdwan, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0.008 of an acre, bounded on the—

North and West—By the building of Nagendra Nath Datta and others,

East and South—By the Municipal Lane. is likely to be required within the aforesaid village of Radhanagar.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Chairman, Burdwan Municipality.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

Bakarganj.—No. 3332L.A.—8th March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the district board, Bakarganj, for a public purpose, viz., for Toll office at Koterdon, in the village of Boalia, pargana Buzrugmedpur, zilla Bakarganj, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0.68 of an acre, comprising portion of cadastral survey plot No. 1767 is likely to be required within the aforesaid village of Boalia.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Bakarganj.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Bakarganj.

Noakhali.—No. 3335L.A.—8th March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for a level crossing of the Feni Belonia Railway, in the village of North Anandapur, pargana Jolai Ratan-nagar, zilla Noakhali, it is hereby notified that for the above purpose a piece of land comprising parts of cadastral survey plots Nos. 4 and 2 and measuring, more or less, 0.138 of an acre, is likely to be required within the aforesaid village of North Anandapur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Chittagong.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Chittagong.

Bankura.—No. 3338L.A.—8th March 1930.—The Governor in Council is pleased to cancel so much of the notification No. 9925L.A., dated the 21st May 1928, under section 4 of Act I of 1894, published at pages 1149-51, Part I of the *Calcutta Gazette* of the 24th idem, as amended by notification No. 3278L.A., dated 11th February 1929, published at page 282, Part I of the *Calcutta Gazette* of 14th idem, as relates to 7.03 acres of land bounded as described below in respect of the proposed acquisition of land required by the Bankura Damodar River Railway for extension of the Bankura station yard in the villages of Demurari-Gopinathpur and Shyamdaspur, jurisdiction Nos. 205 and 206, thana Bankura, pargana Vishnupur, zilla Bankura:—

Boundaries.

Block No. 4 (in mauza Demurari Gopinathpur.)

North—By lands of Protap Gorain, Ankar, Dwarikadas Fulchand and Madangopal Marwari, Kali Nandi and Shyamananda Marwari.

East—By side lands of Municipal Feeder Road.

South—By Bankura Damodar River Railway acquired lands.

West—By lands of Protap Gorain, Dwarakanath De, Makhan, Bhohanath and Benemadhab De.

Block No. 8 (in mauza Demurari Gopinathpur.)

North—By lands of Shyam Napit.

East—By lands of Shyam Napit, and Shyamananda Marwari, Haripada and Bimala Napit.

South—By lands of Hem and Prem Sheet.

West—By Bankura Damodar River Railway acquired lands.

Block No. 9 (in mauza Demurari Gopinathpur.)

North—By lands of Hem and Prem Sheet, Netai and Shyam Napit, Surjya, Gopal, Sita and Nanda Sheet.

East—By lands of Kuchil, Nemai and Nanda Sheet.

South and West—By Bankura Damodar River Railway acquired lands.

Chittagong.—No. 3345L.A.—8th March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government partly at the public expense and partly at the expense of the school authorities for a public purpose, viz., for the Kazim Ali High English School, in the village of Aliganj, thana Kotwali, zilla Chittagong, it is hereby notified that for the above purpose a piece of land measuring, more or less, 1.357 acres covering the cadastral survey plots Nos. 53, 54, 55 and 267, is likely to be required within the aforesaid village of Aliganj.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Chittagong.

ERRATUM.

24-Parganas.—No. 3325L.A.—8th March 1930.—In line 24 of the notification No. 1648L.A., dated the 18th December 1929, published at page 2176, Part I of the *Calcutta Gazette* of the 26th idem in respect of the acquisition of land required for dredging the Hetalia-Doania river in the village of Narayanpur, pargana Sundarbans, district 24-Parganas, for cadastral survey plot No. "1617" read "1417," and add "1433" after "1431."

DECLARATIONS.

Howrah.—No. 3079L.A.—5th March 1930.—Whereas it appears to the Governor in Council that land is required to be taken by Government at the expense of the Howrah Municipality for a public purpose, viz., for opening out a 12 feet road between Currie Road and Andul 1st Bye Lane, in the village of Paddopukhuria, pargana Boro, zilla Howrah, it is hereby declared that for the above purpose a piece of land measuring, more or less, 0.14 acre, bounded on the—

North—By lands of Saday Charan Samanta, Panchanan Behara, Sashi Bhushan Adak, Abjal Sheikh, Mofizuddin Mondal and Osman Ali Mondal,

East—By Currie Road with its drain,

South—By lands of Suday Charan Samanta, Sashi Bhushan Adak, Aziz Sheikh, Mofizuddin Mondal and Robial Hossain,

West—By Andul 1st Bye Lane,

is required within the aforesaid village of Paddopukhuria.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Howrah.

Hooghly.—No. 3135L.A.—6th February 1930.—Whereas it appears to the Governor in Council that land is required to be taken by Government partly at the public expense and partly at the expense of the Bansberia Middle English School authorities for a public purpose, viz., for the extension of the school compound and for a play-ground for the Bansberia Middle English School, in the village of Bansberia, jurisdiction list No. 51, in thana Chinsura, pargana Arsha, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral plot No. 1038 and part of cadastral plot No. 1037 and measuring, more or less, 0.231 of an acre, is required within the aforesaid village of Bansberia.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Hooghly.

Jessore.—No. 3138L.A.—6th March 1930.—Whereas it appears to the Governor in Council that land is required to be taken by Government at the expense of the district board of Jessore for a public purpose, viz., for the diversion road near Dhalhara in the 6th mile of the Magura-Benodepur road in the villages of Dhalhara and Choulia, jurisdiction list Nos. 189 and 190 in thana Magura, pargana Mahamudshahi, district Jessore, it is hereby declared that for the above purpose pieces of land comprising parts of cadastral plots Nos. 1841, 1842, 1843, 1845 and 1846 of mauza Dhalhara (jurisdiction list No. 189) and parts of cadastral plots Nos. 1, 2, 23, 24, 28 and 32 of mauza Choulia (jurisdiction list No. 190) altogether measuring, more or less, 0.80 of an acre, are required within the aforesaid villages of Dhalhara and Choulia.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Subdivisional Officer, Magura.

24-Parganas.—No. 3322L.A.—8th March 1930.—Whereas it appears to the Governor in Council that land is required to be taken by Government at the public expenses for a public purpose, viz., for dredging the Hetalia-Doania River in the village of Narayanpur (jurisdiction list No. 47, thana Kakdwip), pargana Sundarbans, zilla 24-Parganas, it is hereby declared that for the above purpose a piece of land measuring, more or less, 185.3719 acres, and comprising cadastral survey plots Nos. 230, 231, 233 to 236, 238 to 241, 244 to 247, 249, 252, 253, 255 to 257, 259, 263 to 265, 328 to 331, 335, to 397, 411, 418 to 420, 427 to 431, 1414, 1415, 1418 to 1430, 1432, 1435 to 1445, 1447 to 1477, 1479, 1480, 1554 to 1589, 1596 to 1606, 1610 to 1622, 1625 to 1636, 1638, 1641 to 1660, 1666, 1668 to 1671, 1725 to 1745, 1905 to 1908 and portions of cadastral survey plots Nos. 223, 229, 232 237, 242, 243, 248, 250, 251, 254, 258, 261, 262, 266, 267, 268, 269, 271, 272, 318, 325, 326, 327, 332, 333, 334, 421, 432, 1413, 1416, 1417, 1431, 1433, 1434, 1446, 1478, 1503, 1553, 1590, 1595, 1607, 1609,

1623, 1624, 1637, 1639, 1640, 1661, 1664, 1665, 1667, 1672, 1718 to 1724 and 175³, is required within the aforesaid village of Narayanpur.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Executive Engineer, Canals Division.

Forests.

NOTIFICATIONS.

No. 3088For.—5th March 1930.—Babu Satyendra Kumar Basu, Extra Assistant Conservator of Forests, is allowed leave for nine months, viz., leave on average pay for four months, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 8th June 1929, and leave on average pay for three months under the proviso to rule 81 (b) (ii) of those rules, provided the latter period of three months is wholly spent elsewhere than in India or Ceylon, and leave on half average pay for the remaining period under rule 81 (d) of those rules.

This cancels notification No. 303 T.R., dated the 16th May 1929.

Buxa-Chittagong Hill Tracts.—No. 3216For.—7th March 1930.—Mr. J. C. Nath, Assistant Conservator of Forests attached to the Buxa Division, is transferred to the Chittagong Hill Tracts Division to hold charge of that division with headquarters at Rangamati.

Kalimpong.—No. 3370For.—10th March 1930.—On return from the leave granted to him in Revenue Department, Forests, notification No. 15126For., dated the 19th November 1929, Mr. J. N. Bose, Deputy Conservator of Forests, is posted to the charge of the Kalimpong Division with headquarters at Kalimpong.

Kalimpong-Buxa.—No. 3371For.—10th March 1930.—On relief of the charge of the Kalimpong Division, Mr. N. Pal, Deputy Conservator of Forests, is transferred to the Buxa Division as an attached officer with headquarters at Baksaduar.

H. J. TWYNAM,
Secy. to the Govt. of Bengal.

Orders by the Conservator of Forests, Northern Circle, Bengal.

Darjeeling.—No. 1663For.—26th February 1930.—Babu Jitendra Nath Sen Gupta, Extra Assistant Conservator of Forests, is allowed leave on average pay for seven days, with effect from the 9th February 1930, under rule 81 (b) (ii) of the Fundamental Rules.

E. O. SHERBEARE,
*Conservator of Forests,
Northern Circle, Bengal.*

LEGISLATIVE DEPARTMENT.

NOTIFICATIONS.

No. 860 L.—10th March, 1930.—It is hereby notified, in pursuance of rule 14 (9) of the Bengal Electoral Rules, that the candidates mentioned in the first column of the Schedule appended to this notification have been declared under rule 14(7) of the aforesaid rules to have been duly elected by the constituencies mentioned in the second column of that Schedule, to be members of the Bengal Legislative Council :—

Schedule.

Name of candidate declared to be elected.
 Babu Haribansha Roy
 Mr. Narendra Kumar Basu
 Babu Suklal Nag
 Babu Sarat Chandra Mukhopadhyaya
 Babu Kshetra Mohan Roy
 Munindra Deb Rai Mohasai
 Mr. Syamaprosad Mookharjee
 Rai Sahib Akshoy Kumar Sen
 Rai Keshab Chandra Banerji Bahadur
 Babu Jitendra Nath Roy

Constituency for which the candidate has been elected.
 Howrah Rural (Non-Muhammadan). -
 Nadia (Non-Muhammadan).
 Khulna (Non-Muhammadan).
 Midnapore South-East (Non-Muhammadan).
 Tippera (Non-Muhammadan).
 Hooghly Municipal (Non-Muhammadan).
 Calcutta University. ●
 Faridpur North (Non-Muhammadan).
 Dacca Rural (Non-Muhammadan).
 Jessore North (Non-Muhammadan).

No. 861 L.—10th March, 1930.—It is hereby notified, in pursuance of rule 14(9) of the Bengal Electoral Rules, that the candidates mentioned in the first column of the Schedule appended to this notification have been declared under rule 14(2) of the aforesaid rules to have been duly elected by the constituencies mentioned in the second column of that Schedule, to be members of the Bengal Legislative Council :—

Schedule. .

Name of candidate declared to be elected.
 Babu Sarat Chandra Mitra
 Rai Debendra Nath Ballav Bahadur

Constituency for which the candidate has been elected.
 24-Parganas Rural Central (Non-Muhammadan).
 24-Parganas Rural North (Non-Muhammadan).

J. BARTLEY,
Secretary to the Bengal Legislative Council.

HIGH COURT NOTICES.**Civil.**

The 28th February 1930.

No. 4043G.—Mr. J. J. Young, Assistant Registrar, Paper Book and Accounts Departments, High Court, Appellate Side, is allowed leave on average pay for one month under rules 81 (b) (ii) and 82 (b) of the Fundamental Rules, in extension of the leave granted to him in notification No. 18097G., dated the 19th November 1929.

Mr. Anukyl Chandra Basu, who was appointed to act as Assistant Registrar, Paper Book and Accounts Departments, will continue to act as such during the extension of leave granted to Mr. J. J. Young.

The 7th March 1930.

No. 4407A.—Babu Naranath Mukherji, officiating Additional Subordinate Judge of Jessore-Khulna, employed at Jessore, is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a Court up to the value of Rs. 500 within the local limits of the Sadar munsifi of Jessore.

By order of the High Court,

W. McC. SHARPE,

Registrar.

SMALL CAUSE COURT NOTICE.

Dacca, the 6th March 1930.

Notice is hereby given, under Act IX of 1887, that the Judge of Small Cause Court, Dacca and Munshiganj, will, in the month of April 1930, sit in the Courts on the undermentioned dates:—

In Munshiganj Small Cause Court—from 22nd to 26th April.

In Dacca Small Cause Court—the rest of the working days of the month.

S. C. BASU, *Small Cause Court Judge.*

ORDERS BY COMMISSIONERS OF DIVISIONS.**Burdwan Division—Chinsura.**

No. 407L.S.G.—22nd February 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of the rules for the election and appointment of members of union boards, etc., Babu Ramdulal Mukherjee has been duly elected to be a member for Ward No. I of the Maynapur union board in police-station Jaypur in the Vishnupur subdivision of the district of Bankura, *vice* Babu Robi Lochan Roy, *n.a.*, deceased.

No. 410L.S.G.—22nd February 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of the rules for the election and appointment of members of union boards, etc., Babu Durgadas Ghose has been duly elected to be a member for Ward No. I of the Ajhapur union board in police-station Jamalpur in the Sadar subdivision of the district of Burdwan, *vice* Babu Sudhanshu Bhushan Mitra, deceased.

No. 413L.S.G.—22nd February 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of the rules for the election and appointment of members of union boards, etc., Babu Paresh Nath Mazumder has been duly elected to be a member for Ward No. II of the Ajhapur union board in police-station Jamalpur in the Sadar subdivision of the district of Burdwan, *vice* Babu Baidyanath Mazumdar, deceased.

No. 416L.S.G.—22nd February 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of the rules for the election and appointment of members of union boards, etc., Babu Santosh Kumar Chatterjee has been duly elected to be a member for Ward No. I of the Durgapur union board in police-station Memari in the Sadar subdivision of the district of Burdwan, *vice* Babu Nagendra Nath Gupta, deceased.

No. 419L.S.G.—22nd February 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of the rules for the election and appointment of members of union boards, etc., Babu Joy Gopal Singha has been duly elected to be a member for Ward No. III of the Dehipur union board in police-station Memari in the Sadar subdivision of the district of Burdwan, *vice* Babu Satya Charan Mitra, deceased.

No. 438L.S.G.—22nd February 1930.—It is hereby notified for general information that, under rule 20 (b) of the rules for the management of charitable hospitals and dispensaries in Bengal, the following gentlemen have been appointed to be members of the committee for the management of the charitable dispensary at Dwarka, in the district of Birbhum:—

Babu Abinash Chandra Roy.

Babu Sarajakhy Chatterji..

Babu Bhola Das Hajra.

Munshi Syed Hossain Ali.

Munshi Abdul Karim.

Babu Kalinath Roy.

President, Ghattore union board (*ex officio*).

President, Sowgram union board (*ex officio*).

President, Ulkunda union board (*ex officio*).

No. 432L.S.G.—25th February 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 36 of the rules for the election and appointment of members of

union boards, etc., Babu Uday Chandra Ghosh Mandal has been appointed by the District Magistrate of Burdwan to be a member of the Dogachia union board in police-station Purbasthali in the Kalna subdivision of the district of Burdwan, *vice* Babu Panchanan Roy, deceased.

No. 454L.S.-G.—27th February 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 36 of the rules for the election and appointment of members of union boards, etc., Babu Radha Ramā Mondol has been appointed by the District Magistrate of Birbhum to be a member of the Jatra union board in police-station Dubrajpur in the Sadar subdivision of the district of Birbhum, *vice* Munshi Sheikh Entaz Ali Mondol, deceased.

No. 126J.G.—5th March 1930.—Babu Sailesh Chandra Chatarji, Sub-Deputy Collector, on probation, Birbhum, is temporarily transferred to the Rampurhat subdivision of the same district on general duty for employment on loan collection.

No. 353M.—5th March 1930.—It is hereby notified for general information that, in the exercise of the powers of the Local Government under clause (2) of section 30 of the Bengal Municipal Act as amended, delegated to Divisional Commissioners under Government notification No. 1095 T.M., dated the 12th June 1903, I direct that Government notification, dated 17th August 1886 (published in part IB, page 242 of the *Calcutta Gazette* of the 18th August 1886) excluding the portions of the roads, named below which lie within the limits of the Suri Municipality from the operations of the Bengal Municipal Act, be cancelled and that those portions of the roads be placed under the control and administration of the Suri Municipality for the purposes of the Bengal Municipal Act from 1st April 1930, the district board, Birbhum, having agreed to contribute annually towards the cost of their maintenance a sum equivalent to half the average expenditure on those roads during the last five years by the district board:—

- Cynthia road or district road No. 1.
- Ahmedpore road or district road No. 3.
- Rajnagar road or district road No. 4.
- Doomka road or district road No. 2.
- Dubrajpore road or district road No. 6.
- Road connecting district road Nos. 4 and 6.

P. H. WADDELL, *Commissioner (offg.)*.

Bankura, the 6th March 1930.

It is hereby notified under rule 19 (5) of the Bengal Electoral Rules that Mr. J. N. Gupta, who has been duly elected a member of the Bengal Legislative Council by the Bankura West (Non-Muhammadan) Constituency, lodged on the 5th March 1930 with the undersigned, return of his election expenses together with declarations in the form prescribed under sub-rule 3 of the rule 19 of the said rules.

The return and the declarations can be inspected at the office of the District Magistrate of Bankura, on payment of a fee of Re. 1 between 11 a.m. and 2 p.m. on any day on which the office is open and a copy of the return may be had on payment of Rs. 2 only.

J. M. BANERJEE,
Returning Officer.

Chittagong Division—Chittagong.

No. 1020G.—1st March 1930.—The following new rule framed by the district board of Chittagong as rule 14 (h) and approved by the undersigned under section 15 of the Bengal Ferries Act, is hereby published for general information:—

Rule 14 (h).—A child upto three years is exempted from payment of toll while crossing a ferry.

No. 1023G.—1st March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act (Act V of 1919), read with rule 36 of the rules for the election and appointment of members of union boards, the District Magistrate of Chittagong has appointed Maulvi Nur Ahmad Choudhury to be a member of Urkirehar union board, police-station Rouzan in Sadar subdivision of the Chittagong district, *vice* Maulvi Abdul Jabbar, resigned.

No. 1033G.—1st March 1930.—Babu Nripendra Mohan Chakraborty, Circle Officer, in the Chandpur subdivision of the Tippera district, is temporarily transferred to the Feni subdivision of the district of Noakhali on general duty.

No. 1073G.—5th March 1930.—In exercise of the power conferred by clause 2 of section 139 of the Bengal Local Self-Government Act (Bengal Act III of 1885), the undersigned confirms the bye-laws regulating the use of motor vehicles which have been adopted by the district board of Tippera and published at page 62 of the *Calcutta Gazette*, Part I of the 10th January 1929, under this office notification No. 30 G., dated the 3rd January 1929.

M. A. MUMIN, *Commissioner.*

Comilla, the 5th March 1930.

Babu Khetter Mohon Roy having secured the largest number of votes has this day been declared duly elected member for the Bengal Legislative Council in respect of the bye-election to the Tippera Non-Muhammadan constituency.

F. W. ROBERTSON, *District Magistrate.*

Dacca Division—Dacca.

Erratum.—No. 1202J.—25th February 1930.—In paragraph 1 (a) of this office notification No. 608J., dated the 28th January 1929, published at page 147 of Part I of the *Calcutta Gazette*, dated the 6th February 1930, for "Munshi Babu Ashami" read "Munshi Badu Ashami."

Erratum.—No. 1209J.—25th February 1930.—In paragraph (b) of this office notification No. 3J., dated the 2nd January 1930, published at page 35 of Part I of the *Calcutta Gazette*, dated the 9th January 1930, for "Munshi Azimuddin Khan" read "Munshi Osimuddin Khan."

No. 1221J.—26th February 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, V of 1919, Munshi Habibar Rahaman has been duly elected to be a member of the Bishnandi union board in Araibazar police-station in the Narayanganj subdivision of the district of Dacca, *vice* Munshi Easin Bepari, deceased.

No. 1225J.—26th February 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act (Act V of 1919), Babu Kali Charan Bala has been duly elected to be a member of the Nanikhir union board in police-station Muksudpur in the Gopalganj subdivision of the Faridpur district, *vice* Babu Hridoy Nath Dhali, deceased.

No. 1228J.—26th February 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act (Act V of 1919), Ghugur Mahmud has been duly elected to be a member of the Kanaipur union board in police-station Kotwali in the Sadar subdivision of the Faridpur district, *vice* Munshi Pailan Maudal, deceased.

No. 1242J.—26th February 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, V of 1919, Babu Jogendra Chandra Das has been duly elected to be a member of the Machimpur union board in Shibpur police-station in the Narayanganj subdivision of the district of Dacca, *vice* Munshi Tafazzal Hossain Khan, deceased.

No. 1244J.—26th February 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, V of 1919, Babu Jagadananda Datta has been duly elected to be a member of the Kahetpara union board, Rupganj police-station in the Narayanganj subdivision of the district of Dacca, *vice* Babu Gobinda Kishore Chakravarty, deceased.

No. 1249J.—26th February 1930.—It is hereby notified for general information that, under rule 63 (1) of the Bengal Jail Code, 1919, Babu Satis Chandra Roy Choudhuri, member of the Bengal Legislative Council, is appointed to be a non-official visitor of the District Jail at Mymensingh.

No. 904J.—1st March 1930.—It is hereby notified for general information that, under sub-section (2) of section 6 of the Bengal Village Self-Government Act (Act V of 1919), the following gentlemen have duly been elected to be members of the undermentioned

union boards in the Bhola subdivision of the Bakarganj district:—

Police-station Daulatkhan.

Nayamatpur South union board.

Munshi Ahmad Ali Akon.

Munshi Mukbul Ahmad Pandit.

Munshi Elahi Baksha Pandit.

Munshi Hidayet Ullah.

Munshi Sona Mia *alias* Ahmad Ullah.

Babu Bepin Chandra Mallik.

Jaynagar union board.

Munshi Ali Mia Howladar.

Munshi Abdul Wahab Howladar.

Munshi Golam Rahman Howladar.

Munshi Mokbulur Rahman Master.

Munshi Mobarak Ali.

Babu Paresh Nath Karmakar.

Bijaypur union board.

Munshi Muzibulla *alias* Chand Mia.

Munshi Muhammad Kazal Mia.

Munshi Muhammad Ismail Master.

Munshi Abdul Kader Mia.

Munshi Aliar Rahman.

Babu Shyam Lal Kunda.

Police-station Barhanuddi.

Hasannagar union board.

Babu Annada Prosad Nath.

Babu Monomohan Das.

Babu Krishna Chandra Pandit.

Munshi Abdul Gaffur Patwari.

Munshi Abdul Karim.

Munshi Abdul Jalil Patwari.

Pakshia union board.

Babu Jajneswar De.

Babu Rashbehari De.

Maulvi Mir Bazlar Rahman.

Munshi Nazibulla Bhuiyan.

Munshi Syed Ahmad.

Munshi Azaharuddin.

2. Under sub-section (3) of section 6 of the said Act, the following gentlemen have been appointed by the District Magistrate of Bakarganj to be members of the aforesaid union boards as noted below:—

Police-station Daulatkhan.

Nayamatpur South union board.

Babu Amarendra Pal.

Babu Shiblechandra Pandit.

Munshi Muzaffar Hossain Mia.

Jaynagar union board.

Babu Ramkrishna Debnath.

Munshi Ebrahim Adam Fakir.

Munshi Gahurali Pandit.

Bijaypur union board.

Munshi Rahim Box Salem.

Munshi Azizul Hoque Choudhury.

Babu Bansidas Marwari.

Police-station Barhanuddi.

Hasannagar union board.

Munshi Abdul Matleb Choudhury.

Munshi Ilahi Bazlar Rahman.

Babu Khirodechandra Majumdar.

Pakshia union board.

Syed Azizar Rahman.

Munshi Syed Ahmad Mia Master.

Munshi Kutimia Talukdar.

No. 1325J.—5th March 1930.—It is hereby notified for general information that, under rule 20 (b) of the Manual of Rules for the management of charitable hospitals and dispensaries in Bengal, the following gentlemen are appointed to be members of the committee for the management of the Madaripur Charitable Dispensary in the district of Faridpur:—

The Subdivisional Officer, Madaripur (ex officio).

The Subdivisional Medical Officer, Madaripur (ex officio).

The Chairman, Madaripur Municipality (ex officio).

The Vice-Chairman, Madaripur Municipality (ex officio).

Babu Aboni Nath Roy.

Maulvi Golam Mowla Choudhury.

Maulvi Maminuddin Ahmed.

Maulvi Abu Ahmed Abdulla.

Maulvi Alimuddin Ahmed.

Maulvi Mohammad Abul Fazl.

Babu Rai Mohan Saha.

Babu Kedereswar Sen.

Babu Srish Chandra Ghosh.

Babu Binode Behari Chatterjee.

Babu Kesri Mull.

Babu Satish Chandra Dey.

Dr. Pares Chandra Chakroverty.

Mr. J. Lawrence.

No. 1328J.—5th March 1930.—It is hereby notified for general information that, under sub-section (2) of section 6 of the Bengal Village Self-Government Act (Act V of 1919), the following gentlemen have been duly elected to be members of the undermentioned union boards in the Perojpur subdivision of the Bakarganj district:—

Perojpur police-station.

Dumaritala-Sariktala union board.

Munshi Khurshed Ali Talukdar.

Munshi Abdul Hamed Kazi.

Munshi Akubbar Howladar.

Munshi Hazi Nawab Ali.

Babu Jatindra Nath Biswas.

Babu Nagarbashi Shaha.

Sankarpasa union board.

Munshi Meherali Talukdar.

Munshi Anwar Ali Matbar.

Munshi Jonabali Gazi.

Munshi Hazi Geyajuddin Talukdar.

Munshi Ekram Ali Khalifa.

Munshi Baser Howladar.

Bhandaria police-station.

Telikhali union board.

Munshi Muhammad Abdul Rashid Howladar.

Munshi Hazi Osimaddi Mridha.

Munshi Jonabali Howladar.

Munshi Hazi Montajuddi Howladar.

Munshi Muhammad Jafaruddin Talukdar.

Munshi Muhammad Erfanuddin Howladar.

Bamna police-station.

Bamna union board.

Munshi Syed Abi Muhammad Ahsan.

Munshi Syed Mohiuddin.

Munshi Khandakar Abdul Latif.

Munshi Khandakar Abdul Hakim.

Munshi Abdul Aziz Talukdar.

Munshi Muhammad Osman Goldar.

Bukabunia union board.

Munshi Hazi Mofezuddin.

Munshi Nababali Khan.

Munshi Asmat Ali.

Munshi Jamal Molla.

Munshi Sudar Ali Jamaddar.

Munshi Muhammad Baktar Mallik.

Matbaria police-station.

Tushkhali union board.

Munshi Mohanuddin Akon.

Munshi Khabiruddin Akon.

Babu Prosanna Kumar Somaddar.

Munshi Motaharali Jomaddar.

Babu Madhusudan Mistri.

Munshi Tofeluddin Akon.

Dhanisapa union board.

Munshi Joynal Abdin.

Munshi Kodam Ali Howladar.

Munshi Imanuddin Howladar.

Munshi Amodali Howladar.

Munshi Munshi Keramat Ali.

Munshi Hazi Ainaddi Molla.

Mirukhali union board.

Munshi Tasiluddin Khan.

Munshi Azabar Ali Jamaddar.

Babu Modan Kumar Bepari.

Munshi Afajuddin Howladar.

Babu Debendra Nath Kulu.

Babu Ishan Chandra Bepari.

Halta-Gulishakhali union board.

Munshi Abdul Hakim Matbar.

Munshi Muhammad Ismail Talukdar.

Munshi Parashulla Howladar.

Munshi Mosleuddin Ahmad.

Munshi Hashmat Ali Talukdar.

Munshi Azaharali Farazi.

Pathorghata police-station.

Kakchira union board.

Munshi Abdul Mokim Sikdar.

Munshi Abdul Wahed Sikdar.

Munshi Mir Afser Ali.

Munshi Syed Abdul Hosen.

Munshi Abdul Kuddus Sikdar.

Munshi Tarakha Jamaddar.

Kalmegha union board.

Munshi Muhammad Erfanuddin.

Munshi Amir Hosen Nazir.

Munshi Muhammad Asmat Ali.

Babu Indra Kumar Rari.

Munshi Mominuddin Howladar.

Babu Ramchandra Rari.

Sarupkati police-station.

Daihari union board.
 Babu Kali Prosanna Mondal.
 Babu Sukhanath Chakravorty.
 Babu Madhabchandra Bepari.
 Babu Monoranjan Dhali.
 Babu Amritlal Mistri.
 Babu Sreenath Mondal.

Guarekha union board.

Babu Kasiswar Barai.
 Babu Shashikumar Etbar.
 Babu Nanda Kumar Sutar.
 Babu Chandra Kanta Barai.
 Babu Aswini Kumar Samaddar.
 Babu Basanta Kumar Sutar.

Banaripara police-station.

Iluhar union board.
 Munshi Safiuddin Akon.
 Munshi Aminuddi Bepari.
 Munshi Afzuddin Howladar.
 Munshi Muhammad Kasem Ali.
 Munshi Muhammad Molla.
 Munshi Hazi Mofezuddin.

Syedkati union board.

Babu Kartik Chandra Haldar.
 Babu Bepin Chandra Roy.
 Babu Monoranjan Biswas.
 Babu Lalit Kumar Chakraverty.
 Munshi Muhammad Abdul Gafur Howla-
 dar.
 Munshi Aropali Bepari.

2. Under sub-section (3) of section 6 of the Act, the following gentlemen have been appointed by the District Magistrate of Bakarganj to be members of the aforesaid union boards as noted below:—

Perojpur police-station.

Dumaritala-Sariktala union board.
 Babu Abinash Chandra Nag.
 Babu Akhil Chandra Brahma.
 Munshi Muzahar Akon.

Sankarpasa union board.

Babu Raicharan Haldar.
 Babu Ramananda Bhim.
 Munshi Golam Rasulali Khan.

Bhandaria police-station.

Telikhali union board.

Munshi Ismail Ali Howladar.
 Babu Jagabandhu Talukdar.
 Babu Basanta Kumar Haldar.

Bamna police-station.

Bukabunia union board.

Babu Haricharan Bepari.
 Munshi Kazi Delwar Hossain.
 Munshi Ali Akbar.

Bamna union board.

Munshi Hazi Naimuddin Howladar.
 Munshi Mir Anwar Ali.
 Babu Rasharaj Shah.

Matbaria police-station.

Tushkhali union board.
 Munshi Osman Goni Jamaddar.
 Munshi Muhammad Hayat Khan.
 Babu Aswini Kumar Sen.

Dhanisapa union board.

Munshi Farman Ali Khan.
 Babu Chandra Kumar Paik.
 Babu Haricharan Mistri.

Mirukhali union board.

Munshi Hazi Moijaddin Gazi.
 Munshi Muhammad Rashed Mia.
 Babu Purna Chandra Roy.

Halta-Gulishakhali union board.

Munshi Muhammad Abdur Rashid.
 Babu Baikunta Chandra Howladar.
 Munshi Jaber Ali Munshi.

Pathorghata police-station.

Kakchira union board.
 Maulvi Abdul Rouf Mia.
 Babu Hari Charan Khorati.
 Babu Sarat Chandra Mondal.

Kalmegha union board.

Munshi Aheruddin Howladar.
 Munshi Adomali Howladar.
 Babu Basanta Kumar Sil.

Sarupkati police-station.

Daihari union board.
 Babu Mathura Nath Das.
 Munshi Muhammad Islam Sardar.
 Munshi Tasinuddin Ahmad.

Guarekha union board.

Babu Tarini Charan Sutar.
 Munshi Muhammad Eakubali.
 Munshi Mobarak Ali Shekh.

Banaripara police-station.

Iluhar union board.
 Babu Krishna Kumar Haldar.
 Babu Rash Behari Sarkar.
 Babu Rajendra Nath Biswas.

Syedkati union board.

Munshi Muhammad Asmat Ali Sikdar.
 Munshi Kaminaddin Khalifa.
 Babu Akrur Chandra Pal.

No. 1332J.—5th March 1930.—It is hereby notified for general information that, under rule 20 (b) of the Manual of Rules for the management of charitable hospitals and dispensaries in Bengal, the following gentlemen are appointed to be members of the committee for the management of the charitable dispensary at Sararchar in the Kishoreganj subdivision of the district of Mymensingh :—

Rai Chandra Kishore Kar Bahadur.
 Babu Naresh Govinda Roy Choudhury.
 Babu Behari Lal Chakrabarty.
 Maulvi Karam Newaz.
 Maulvi Nasuruddi Pradhan.
 Babu Sailesh Chandra Roy.
 Babu Girish Chandra Dey.
 Babu Rajani Kanta Bhownic.
 Babu Prafulla Chandra Acharjee.
 Maulvi Abdul Rahman Sarkar.
 Maulvi Abdul Wahed Bhuiya.
 Babu Satish Chandra Roy Chowdhury.

No. 1347J.—6th March 1930.—It is hereby notified for general information that, under rule 23 of the manual of rules for the management of charitable hospitals and dispensaries in Bengal, Babu Prohut Chandra Biswas is appointed to be a member of the committee for the management of the charitable dispensary at Kalmakanda in the Netrakona subdivision of the Mymensingh district, vice the Naib of Kalmakanda Raj Kutcheri.

No. 1369J.—7th March 1930.—Babu Nalini Kumar Das Gupta, Sub-Deputy Collector, Bakarganj, is appointed to be Circle Officer of Goalundo Circle in the district of Faridpur.

No. 1383J.—7th March 1930.—It is hereby notified for general information that a general election of the Commissioners of the Dacca Municipality for Ward No. I will be held on Sunday, the 6th April 1930.

No. 1396J.—7th March 1930.—It is hereby notified for general information that the general election of the Commissioners of the Muktagacha Municipality, in the district of Mymensingh, will be held on Saturday, the 2nd August 1930.

A. H. CLAYTON, *Commissioner.*

Dacca, the 25th February 1930.

The Hon'ble Mr. Suresh Chandra Pakrashi, a duly nominated candidate from the East Bengal (Non-Muhammadan) Constituency of the Council of State, lodged with me his return of election expenses and declarations on the 14th day of February 1930. They may be inspected in the office of the Returning Officer (Commissioner, Dacca Division) on payment of the prescribed fee of Re. 1 during office hours 11 a.m. to 5 p.m.

A. H. CLAYTON, *Commissioner and
Returning Officer.*

Dacca University Constituency.

NOTICE.

Ramna, Dacca, the 7th March 1930.

It is hereby notified for general information, under section 19 (5) of the Bengal Electoral Rules, that Rai Sasanka Comar Ghose Bahadur, C.I.E., B.I., the only candidate for election to the Bengal Legislative Council from the Dacca University Constituency has this day (the 7th March 1930) lodged his return of election expenses and declaration in respect thereof. These may be inspected in my office at the University Central Buildings, Ramna, Dacca, between the hours of 11 a.m. and 3 p.m. on week days (excepting holidays) on payment of the prescribed fee of Re. 1 only.

N. AHMAD, *Registrar,
Dacca University, and Returning Officer.*

Presidency Division—Calcutta.

No. 168J.G.—25th February 1930.—It is hereby notified for general information that in exercise of the powers conferred on me under rule 63 (2) of the Bengal Jail Code, 1919, as revised, I appoint the following gentlemen to be non-official visitors of the Meherpur sub-jail, in the district of Nadia, for a period of two years with effect from 17th March 1930 :—

Babu Pramatha Nath Biswas.
 Maulvi Khondkar Abdul Aziz Dewan.

No. 173J.G.—25th February 1930.—It is hereby notified for general information that in exercise of the powers conferred on me by rule 63 (2) of the revised rules under the Bengal Jail Code, I appoint the following gentlemen and lady to be non-official visitors of the Jessore District Jail for a period of two years with effect from the date of this notification :—

Rai Bijoy Krishna Mitra Bahadur.
 Babu Abinash Chandra Sarkar.
 Miss Richards of the Baptist Mission, Jessore.

No. 417R.G.—28th February 1930.—Babu Benoy Bhusan Chowdhury, Sub-Deputy Collector on probation, Sadar, Nadia, is transferred temporarily to the Jangipur subdivision in Murshidabad as an extra officer.

No. 425R.G.—1st March 1930.—Babu Sambhu Chand Ray, Sub-Deputy Collector and Circle Officer, Basirhat, 24-Parganas, is granted leave on average pay for one month, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 9th February 1930.

F. A. SACHSE, *Commissioner.*

Jessore North Non-Muhammadan Constituency of the Bengal Legislative Council.

Jessore, the 6th March 1930.

Jitendra Nath Roy is duly elected as member of the Bengal Legislative Council.

[ILLEGIBLE], for *Returning Officer.*

Indian Tea Association Constituency of the Bengal Legislative Council.

Calcutta, the 6th March 1930.

Notice is hereby given, under the provisions of No. 19 (5) of the Bengal Electoral Rules, that the return of election expenses and the declaration made in respect thereof, in regard to his candidature for election as a representative of the Indian Tea Association Constituency of the Bengal Legislative Council, were duly lodged by Mr. Alexander Douglas Gordon with me on the 28th February 1930. Such return and declaration may, on payment of a fee of one rupee, be inspected on application to me in my office between the hours of 11 a.m. and 4 p.m. for one week from this date.

D. K. CUNNISON, *Returning Officer.*

Calcutta, the 28th February 1930.

It is hereby notified under rule 19 (3) of the Bengal Electoral Rules that Seth Hanuman Prosad Poddar, a duly elected member of the Bengal Legislative Council from the Calcutta West Non-Muhammadan Constituency, has lodged his return of expenses and declaration this the 28th day of February 1930.

They may be inspected in the chamber of the Registrar, Police Court, at 2, Bankshall Street, Calcutta, on payment of proper fees, between the hours 1 p.m. and 5 p.m.

Calcutta Suburbs Non-Muhammadan Constituency of the Indian Legislative Assembly.

Calcutta, the 8th March 1930.

List of valid nominations prepared under Regulation XXIII of the Indian Legislative Assembly Electoral Rules and Regulations:—

1. Saradindu Mukherjee.

Calcutta, the 8th March 1930.

Under rule 14 (2) of the Legislative Assembly Electoral Rules, 1926, Saradindu Mukerjee is hereby declared duly elected to the Indian Legislative Assembly from the Calcutta Suburbs Non-Muhammadan Constituency.

T. ROXBURGH,

*Chief Pres^y. Magistrate, Calcutta, and
Returning Officer, Calcutta General
Constituencies.*

Rajshahi Division—Jalpaiguri.

No. 727J.—26th February 1930.—Maulvi Muhammad Hashmatulla Shah, Sub-Deputy Collector and Circle Officer, Debiganj, in the district of Jalpaiguri, is allowed leave on average pay for thirty-one days, with effect from the 21st February 1930, under rule 81 (b) (ii) of the Fundamental Rules.

No. 670M.—1st March 1930.—It is hereby notified for general information that at the general election held on the 8th February 1930, the following gentlemen were duly elected to be Commissioners of the Nawabganj Municipality in the district of Malda:—

Ward No. I.

Babu Ashutosh Chatterjee.
Babu Devendra Nath Roy.
Babu Kalikananda Mukherjee.

Ward No. II.

Babu Lakshman Chandra Mondal.

Ward No. III.

Muhammad Peer Bux.
Muhammad Kader Bux Mia.

Ward No. IV.

Muhammad Najmul Huq.
Muhammad Enamul Huque.

No. 770J.—1st March 1930.—Babu Kula Bhushan Datta, Sub-Deputy Collector, Rajshahi Division, is posted to the headquarters station of the Rajshahi district.

No. 781J.—1st March 1930.—Under the provisions of rule 63 (2) of chapter IV of the Bengal Jail Code, I appoint the following gentlemen to be non-official visitors of the Kurseong sub-jail in the district of Darjeeling for a period of two years:—

Rai Sahib Radhika Prosad Bhattacharjee.
Babu Sudhar Krishna Sarkar.

No. 709M.—5th March 1930.—It is hereby notified for general information that, under section 6 (2) of Bengal Village Self-Government Act (Act V of 1919), the following gentlemen have been duly elected to be members of the union boards noted below in the district of Bogra:—

Thana Bogra.

Union No. XIII—Madla.

Munshi Md. Basir Uddin.
Maulvi Gauhar Ali Khondker.
Munshi Hazi Jahir Uddin Quazi.
Munshi Rahim Uddin Mandal.
Munshi Mahitullah Pramanik.
Munshi Ismail Mollah.

Thana Shibganj.

Union No. I—Moidanhata.

Munshi Meajan Mandal.
Babu Jatindra Mohan Mazumdar.
Maulvi Monir Uddin Ahmed.
Munshi Rajjab Ali Khondker.
Munshi Seraj Uddin Mandal.
Maulvi Shah Khaibor Ali, B.L.

Thana Gabtali.

Union No. X—Baliadighi.

Munshi Kazem Uddin Mandal.
Munshi Kasir Uddin Ahmed.
Munshi Manik Uddin Talukdar.
Munshi Reaz Uddin Akonda.
Munshi Naibullah Fakir.
Munshi Bahar Uddin Pramanik.

2. Under section 6 (3) of Bengal Village Self-Government Act (Act V of 1919), the following gentlemen have been appointed by the District Magistrate of Bogra to be members of the said union boards:—

Thana Bogra.

Union No. XIII—Madla.

Rai Sahib Jogendra Nath Sarker.
Babu Kamini Mohan Saha Chaudhury.
Munshi Muhammad Rajabullah.

Thana Shibganj.

Union No. I—Moidanhata.

Babu Krishna Chandra Ghosh.
Munshi Didar Uddin Talukdar.
Dr. Mahi Uddin.

Thana Gabtali.

Union No. X—Baliadighi.

Babu Hemanta Kumar Mohanta.
Munshi Niot Ali Pramanik.
Munshi Bideshi Pramanik.

No. 814J.—5th March 1930.—It is hereby notified for general information that, under rule 20 (b) of the Manual of Rules for the management of hospitals and dispensaries under the supervision of the Government of Bengal, Mrs. Colthurst is appointed to be an additional lady member of the committee for the management of the charitable dispensary at Kurseong in the district of Darjeeling.

No. 821J.—5th March 1930.—Under the provisions of rule 63 (1) of Chapter IV of the Bengal Jail Code, I appoint Maharaja Jagadish Nath Roy, M.L.C., to be a non-official visitor of the Dinajpur Jail, vice Babu Jagindra Chandra Chakravarty, M.A., B.I., who has resigned his membership of the Bengal Legislative Council.

No. 817J.—5th March 1930.—Under the provisions of rule 63 (2) of Chapter IV of the Bengal Jail Code, I appoint the following gentlemen to be non-official visitors of the Darjeeling Jail for a period of two years with effect from the 6th October 1929:—

Dr. D. A. Farquharson, M.B., B.P.H.
Rai Sahib Hari Prosad Prodhan, M.A., B.L.

No. 763M.—7th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act (Bengal Act V of 1919), Chan Mian Mandal, of Bhaduria, has been duly elected to be a member of the Bhaduria union board No. XI in the police-station Nawabganj in the Sadar subdivision of the district of Dinajpur, vice Aftabuddin Chaudhury of Bhaduria, resigned.

No. 759M.—7th March 1930.—The following statement showing the number of members of the Malda local board in the district of Malda, to be elected for each thana as decided by me in the exercise of the power conferred upon me by rule 19 of the rules made under clause (a), section 138 of the Bengal Local Self-Government Act, 1885 (Bengal Act III of 1885), is published for general information:—

	Number of members to be elected for the thana.
Malda district.	
Malda local board.	
English Bazar-Bholahat thana.	
Police-stations of English Bazar and Bholahat	... 1
Kalichak thana.	
Unions Nos. I to XII of Kaliachak police-station	... 1
Kaliachak-Shibganj thana.	
Unions Nos. XIII to XVIII of Kaliachak police-station and unions Nos. V to VIII and XII of Shibganj police-station	... 1
Shibganj thana.	
Unions Nos. I to IV, IX to XI, XIII and XIV of Shibganj police-station	... 1
Nawabganj thana.	
Nawabganj police-station	... 1
Nachole-Gomostapur thana.	
Police-stations of Nachole and Gomostapur	... 1
Malda-Habibpur thana.	
Police-stations of Malda and Habibpur	... 1
Ratua thana.	
Unions Nos. III to IX of Ratua police-station	... 1
Manikchak-Ratua thana.	
Manikchak police-station and unions Nos. I and II of Ratua police-station	... 1
Kharba thana.	
Kharba police-station	... 1
Harishchandrapur thana.	
Harishchandrapur police-station	... 1
Gazole-Bamangola thana.	
Police-stations of Gazole and Bamangola	... 1

No. 764M.—7th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act (Bengal Act V of 1919), Abdul Chhamad Munshi, of Ghoraghpat, has been duly elected to be a member of the Ghoraghpat union board No. IV in the police-station Ghoraghpat in the Sadar subdivision of the district of Dinajpur, vice Mobarak Ali Chaudhury of Ghoraghpat, resigned.

No. 765M.—7th March 1930.—It is hereby notified for general information that (a bye-election having failed), under section 13 of the Bengal Village Self-Government Act (Bengal Act V of 1919), Hajartulla of Pakuria has been appointed by the District Magistrate of Dinajpur to be a member of the Bhaduria union board No. XI in the police-station Nawabganj in the Sadar subdivision of the district of Dinajpur, *vice* Haji Kamaluddin Mandal, of Maheshpur, deceased.

No. 766M.—7th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act (Bengal Act V of 1919), Babu Lalit Mohan Bhattacharjee, of Karaibari, has been appointed by the District Magistrate of Dinajpur to be a member of the Manudpur union board No. XII in the police-station Nawabganj in the Sadar subdivision of the district of Dinajpur, *vice* Haji Shefatulla Shah, of Putihar, deceased.

No. 767M.—7th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act (Bengal Act V of 1919), Babu Basanta Kumar Chaudhury, of Parbatipur, has been appointed by the District Magistrate of Dinajpur to be a member of the Parbatipur union board No. III in the police-station Parbatipur in the Sadar subdivision of the district of Dinajpur, *vice* Babu Ruhini Kumar Bose, of Parbatipur, resigned.

No. 768M.—7th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act (Bengal Act V of 1919), Babu Kishita Mohan Sarkar of Suitara has been appointed by the District Magistrate of Dinajpur to be a member of the Suitara union board No. V in the police-station Chirirbandar in the Sadar subdivision of the district of Dinajpur, *vice* Ram Chandra Mandal, of Khochna, deceased.

No. 886J.—7th March 1930.—Under the provisions of rule 63 (2), Chapter IV of the Bengal Jail Code, I appoint the following two gentlemen and one lady to be non-official visitors of the Alipur Duar Sub-Jail in the district of Jalpaiguri for a period of two years:—

Babu Manish Chandra Roy.
Babu Lalit Behari Ghosh.
Mrs. Francon Williams.

W. H. NELSON, *Commissioner (off.).*

No. 155J.R.—8th March 1930.—It is hereby notified that Dr. Jogendra Chandra Choudhury, the sole duly nominated candidate for the bye-election in the Bogra-cum-Pabna Non-Muhammadan Constituency of the Bengal Legislative Council, lodged with the Returning Officer on the 2nd March 1930 his return of election expenses and declarations in respect thereof as required by rule 19, clauses (7) and (3), respectively, of the Bengal Electoral Rules, 1926. They can be inspected in the office of the Commissioner, Rajshahi Division, Jalpaiguri, in office hours, on payment of a fee of Re. 1.

R. N. REID,
Commissioner and Returning Officer.

Malda, the 1st March 1930.

It is hereby notified under rule 19 (5) of the Bengal Electoral Rules that Kumar Shanti Shekhareswar Ray, a duly elected member of the Bengal Legislative Council from the Malda Non-Muhammadan Constituency, has lodged his return of expenses and declaration this 1st day of March 1930. His return with the declaration is open to inspection in the office of the Magistrate of Malda on payment of proper fees between the hours of 11 a.m. to 5 p.m., on office days.

J. D. V. HODGE,
Returning Officer.



The Calcutta Gazette

THURSDAY, MARCH 13, 1930.

Part IA

Orders and Notifications by the Government of India republished for general information.

LEGISLATIVE DEPARTMENT.

NOTIFICATIONS.

New Delhi, the 12th February, 1930.

No. 101-XVIII/30-C. & G.—In accordance with the provisions of sub-rule (9) of rule 14 of the Legislative Assembly Electoral Rules, the name of the following candidate, who has been declared to be elected a Member of the said Assembly by the constituency mentioned opposite his name, is hereby published:—

Name.	Constituency.
Mr. Satyendra Chandra Mitra.	Chittagong and Rajshahi Divisions (Non-Muhammadan Rural).

The 1st March 1930.

No. 222-I/29-C. & G.—In exercise of the powers conferred by sections 64 and 129A of the Government of India Act, the Governor General in Council with the sanction of the Secretary of State in Council, is pleased to direct that with effect from the 1st August, 1930, the following further amendment shall be made in the Legislative Assembly Electoral Rules, namely:—

In Schedule I to the said rules, in the list under the heading, "I (1)—List of constituencies entitled to representation in every Legislative Assembly," for the entries relating to the

Dacca Division (Muhammadan Rural) constituency the following entries shall be substituted, namely:—

Ditto.	Dacca <i>cum</i> My-	Ditto.	The Districts of 1 mensingh (Muhammadan).	Dacca and Mymensingh.
Ditto.	Bakarganj <i>cum</i> Faridpur	Ditto.	The Districts of 1 (Muhammadan).	Bakarganj and Faridpur.

L. GRAHAM,
Set g. to the Govt. of India.

HOME DEPARTMENT.

NOTIFICATIONS.

ESTABLISHMENTS.

New Delhi, the 12th February 1930.

No. F-102/30.—The following resolution by the Secretary of State for India in Council is published for general information:—

In exercise of the powers conferred by section 96B (2) of the Government of India Act the Secretary of State with the concurrence of the majority of votes at a meeting of the Council of India held on this 31st day of December 1929 hereby makes the following amendments to the Superior Civil Services Rules:—

1. In Schedule 1 to the said Rules under the heading "Miscellaneous Posts" the following entry shall be added, namely:—

"Assistant Commissioners of Income-tax when the posts are held by officers not

belonging to the Indian Civil Service, basic pay Rs. 750—100—1,250 *plus* overseas pay at £30 per mensem."

2. In Schedule III to the said Rules:—

(i) under the heading "All India Services" to the entries relating to the Indian Civil Service the following entry shall be added, namely:—

"Commissioners of Income-tax" and

(ii) under the heading "Miscellaneous Posts" the following entry shall be added, namely:—

"Commissioners of Income-tax when the posts are held by the officers not belonging to the Indian Civil Service."

And the rules shall have effect and shall be deemed always to have had effect, as if they had been enacted as so amended.

No. F.-38/30.—The following resolution passed by the Secretary of State for India in Council is published for general information:—

In exercise of the powers conferred by sub-section (2) of section 96B of the Government of India Act, the Secretary of State, with the concurrence of the majority of votes at a meeting of the Council of India held this 10th day of December 1929, hereby makes the following Rules:—

1. These Rules may be called the Indian Civil Service (Regulation of Seniority) Rules.

2. In these Rules—

(i) the term "holder of a listed post" means an officer not belonging to the Indian Civil Service appointed substantively to a superior post in the Indian Civil Service cadre, whether by promotion from the Provincial Civil Service or by appointment from the legal profession;

(ii) the term "recognised service" as applied to a holder of a listed post means employment after attaining the age of 25 either in Government service or as an enrolled pleader, *vakil*, or advocate, as the case may be.

3. The seniority *inter se* of holders of listed posts on the executive or judicial side, as the case may be, is determined by the date of substantive appointment to a listed post.

4. An Indian Civil Service officer substantively appointed to a superior post on the executive or judicial side, as the case may be, shall take rank in order of seniority on that side above—

(a) any holder of a listed post who began to officiate continuously in a superior post on a date subsequent to the date on which the Indian Civil Service officer (or any officer junior to him in the Indian Civil Service) began to officiate continuously in a superior post;

(b) any holder of a listed post, whose recognised service is less than the total service of the Indian Civil Service officer;

(c) any holder of a listed post who, though not falling within the description contained in paragraphs (a) and (b) above, is junior to any person falling within either of those descriptions, and

(d) any Indian Civil Service officer already substantively holding a superior post who is junior to him in the Indian Civil Service.

5. For the purpose of these Rules an officer shall be treated as having officiated in a superior post during any period in respect of which the Local Government certify that he would have so officiated but for his absence on leave, his tenure of a special appointment or other exceptional circumstance.

6. Nothing in these Rules shall affect the seniority of any holder of a listed post who was appointed substantively to a superior post in the Presidency of Bombay before the 6th day of October 1925 and in other provinces before the 9th day of March 1927.

POLICE.

The 13th February 1930.

No. F.-41/26.—The following resolution by the Secretary of State for India in Council, is published for general information:—

In exercise of the powers conferred by sub-section (2) of section 96B of the Government of India Act, the Secretary of State, with the concurrence of the majority of votes at a meeting of the Council of India held this 10th day of December 1929, hereby makes the following Rules:—

1. These Rules may be called the Indian Police Service (Regulation of Seniority) Rules.

2. In these Rules—

(i) the term "promoted officer" means an officer not belonging to the Indian Police Service before his promotion appointed substantively to a superior post in that service;

(ii) the term "recognised service" as applied to a promoted officer means service rendered after attaining the age of 23 in Government service.

3. The seniority of promoted officers is determined by the date of substantive appointment to a superior post.

4. An Indian Police Service officer substantively appointed to a superior post shall take rank in order of seniority above—

(a) any promoted officer who began to officiate continuously in a superior post at a date subsequent to the date on which the Indian Police Service officer (or an officer junior to him in the Indian Police Service) began to officiate continuously in a superior post;

(b) any promoted officer whose recognised service is less than the total service of the Indian Police Service officer;

(c) any promoted officer who, though not falling within the description contained in paras. (a) and (b) above, is junior to any person falling within either of those descriptions, and

(d) any Indian Police Service officer already substantively holding a superior post who is junior to him in the Indian Police Service.

5. For the purpose of these Rules an officer shall be treated as having officiated in a superior post during any period in respect of which the Local Government certify that he would have so officiated but for his absence on leave, his tenure of a special appointment or other exceptional circumstance.

6. Nothing in these Rules shall affect the seniority of any promoted officer who was appointed substantively to a superior post before the 9th day of March 1927.

NOTICE.

POLICE.

New Delhi, the 13th February 1930.

No. F.20/1/30.—A competitive examination for admission to the Indian Police Service will be held by the Public Service Commission at Bombay, Allahabad, Patna and Nagpur, beginning on Thursday, the 11th September 1930. The qualifications of candidates and the subjects of the written examination will be as prescribed in the rules and regulations appended hereto.

2. The following vacancies will be filled on the result of the competitive examination in the several selection areas:—

Bombay	1
United Provinces	2
Bihar and Orissa	1
Central Provinces	1

Candidates selected for admission to the examination will be informed at what time and place they should present themselves.

3. A candidate seeking admission to the examination must apply on the prescribed form before the 19th May 1930, through the Collector or Deputy Commissioner of the District in which he resides, to the Chief Secretary of the Governor's Province in the selection area for which he is a candidate. A candidate from a State in India must apply through his Political Officer or Agent. Copies of the Application Form, together with the Rules, Regulations and Syllabus of the examination, may be obtained from the Chief Secretary of the Province.

4. Candidates who have appeared at a degree examination of a university but have not been informed of the result, may apply for admission to the Indian Police Service examination. Their applications will be accepted provisionally and they will be required to furnish, before the 1st August 1930 to the Chief Secretary to the Local Government or thereafter to the Public Service Commission, proof of having passed their degree examination.

5. No allegation that an Application Form or a letter respecting such form has been lost or delayed in the post will be considered unless the person making such allegation produces a Post Office Certificate of posting. Candidates who delay their application till a late date do so at their own risk.

Extract from the Indian Police Service (Recruitment) Rules, 1927.

PART III.

Appointment by Competitive Examination in India.

6. A candidate must be a male and either—

(i) a British subject of Indian domicile who was and whose father and mother were born within His Majesty's Dominions and allegiance, or

(ii) a British subject of Indian domicile whose father was at the time of the candidate's birth and still is (or, if dead, continued until his death to be) a British subject or a subject of a State in India, or

(iii) a ruler or a subject of a State in India in respect of whom the Governor General in Council has made a declaration under section 96A of the Government of India Act.

7. A candidate must be in good mental and bodily health and free from any physical defect likely to interfere with the efficient performance of the duties of a member of the Indian Police, and a candidate who is found after examination by a Medical Board not to satisfy these requirements will not be appointed.

8. A candidate must satisfy the Public Service Commission that his character is such as to qualify him for employment in the Indian Police Service.

9. A candidate must have attained the age of 21 and not have attained the age of 24 on the first day of August in the year in which he is selected for admission to the Competitive Examination.

10. A candidate must hold a Degree of a University approved by the Governor General in Council or have passed the Diploma Examination in the 1st or 2nd Division from the Aitchison College, Lahore, the Mayo College, Ajmer, the Daly College, Indore, the Rajkumar College, Rajkot, or the Rajkumar College, Raipur, or have passed the Cambridge School Certificate examination. In exceptional cases the Public Service Commission may, on the recommendation of the Local Government, treat as a qualified candidate a candidate who, though not possessing any of the foregoing qualifications, has passed examinations conducted by other institutions of a standard which in the opinion of the Public Service Commission justifies his admission to the examination.

11. (1) For the purposes of the examination the Governor General in Council shall constitute selection areas, and every candidate shall be assigned to an area, in which he is resident or in which he is treated as resident.

(2) For the purpose of these rules a candidate is resident in a selection area in which his parents reside at the time of his application, or have previously resided for a period of not less than three years or in which he has himself resided (otherwise than as a student of a University only) for a like period, but the Public Service Commission may in special circumstances allow a candidate to be treated as resident in a selection area in which he is not resident:

Provided that a candidate shall not be treated as resident in Burma unless at the date of his birth and at the time of making his application he was domiciled in Burma.

(3) A candidate resident in a State in India shall be treated as resident in the selection area in which he wishes to serve, provided that the Public Service Commission may in special circumstances treat such candidate as resident in some other selection area.

(4) No candidate shall in any year be treated as resident in more than one selection area.

12. (1) In each selection area a Selection Committee shall be constituted by the Local Government and shall perform in accordance

with arrangements made by the Local Government and approved by the Public Service Commission the functions hereinafter assigned to it. Every Selection Committee shall include at least one unofficial member.

(2) For the purpose of this rule the Local Government means in the case of the North-West Frontier Province the Chief Commissioner and in other cases the Local Government of the Governor's province which constitutes, or is included in the selection area.

(3) The Selection Committee shall examine every application from candidates assigned to the area for which they have been constituted and shall interview every candidate who appears to be qualified under these rules for appointment to the Indian Police Service.

(4) The Selection Committee shall make a list of those persons whom they recommend for admission to the examination. They shall include in the list no candidate whom, having regard to his personality, character, physique and general suitability as shown by his previous career, they do not consider in all respects suited for appointment to the Indian Police Service in the selection area. They shall also exclude from the list any candidate with regard to whom they are satisfied that he will not qualify in the written examination.

(5) Each Selection Committee shall send its list of recommended candidates to the Local Government, who shall forward it to the Public Service Commission with such observations as they may desire to make. The Public Service Commission shall make a final selection of candidates to be admitted to the examination for each year, and in so doing make additions to or omission from the list prepared by the Selection Committee, provided that no such additions or omissions shall be made except after consultation with the Local Government. To every candidate whom they select for admission to the examination, the Public Service Commission shall give a certificate of having been selected for the examination, and no person to whom such certificate has not been given shall be admitted to the examination.

13. No recommendations except those invited in the form of application will be taken into consideration. Any attempt on the part of a candidate to obtain support for his application by other means may disqualify him for selection.

14. The Competitive Examination shall be conducted in accordance with regulations made by the Governor-General in Council and such fees may be charged to candidates as may be prescribed in those regulations.

15. A list of the candidates shall be made out for each area in order of their proficiency as disclosed by the aggregate marks finally awarded to each candidate and in that order so many of the candidates up to the determined number of appointments in each area as are found by the Public Service Commission to be qualified by examination shall be declared to be successful candidates for the Indian Police Service, provided that the Governor General in Council is satisfied that they are duly qualified in other respects.

Regulations made by the Governor General in Council under the Indian Police Service (Recruitment) Rules, 1927, for recruitment to the Indian Police Service by Competitive Examination in India:—

1. Candidates desiring to be admitted to the Competitive Examination shall apply before such date to such person and in such manner as the Governor General in Council shall prescribe.

2. The Governor General in Council has constituted the following selection areas:—

- (1) The Presidency of Madras and Coorg.
- (2) The Presidency of Bombay.
- (3) The Presidency of Bengal.
- (4) The United Provinces and Ajmer-Merwara.
- (5) The Punjab, Baluchistan and Delhi.
- (6) Burma.
- (7) Bihar and Orissa.
- (8) The Central Provinces.
- (9) Assam.
- (10) The North-West Frontier Province.

3. The Competitive Examination shall be held in India at such time and in such place or places as the Governor General in Council shall direct. The selected candidates will be examined in the following subjects, each of which will carry 200 marks:—

Section A.—To be taken by all candidates—

- (1) English.
- (2) Geography.
- (3) Indian History.
- (4) Elementary Mathematics.
- (5) General Knowledge.

Section B.—Candidates are allowed to take up not more than two of the following:—

- (6) Sanskrit.
- (7) Arabic.
- (8) Persian.
- (9) Latin.
- (10) French.
- (11) Physics.
- (12) Chemistry.
- (13) Botany.
- (14) Zoology.
- (15) Higher Mathematics.
- (16) Political Economy.
- (17) English Language and Literature.
- (18) Constitutional Law.
- (19) Criminal Law and Procedure.
- (20) British History.

4. The standard and syllabus of the examination shall be such as the Public Service Commission shall prescribe and the Commission shall, if they think it desirable, determine what shall be the qualifying marks in all or any of the subjects of examination.

5. From the marks assigned to candidates in each subject such deduction will be made as the Public Service Commission may consider necessary in order to secure that no credit is allowed for merely superficial knowledge.

6. If a candidate's handwriting is not easily legible a deduction will be made on this account from the total marks otherwise accruing to him.

7. Credit will be given for good English, including orderly, effective and exact expression combined with due economy of words, in all the subjects of the examination and not only in the subjects which are specially devoted to English.

8. Candidates must pay the following fees :—

(i) Rs. 5 with the application form,
(ii) Rs. 16 before examination by a Medical Board, and

(iii) if selected for admission to the examination, Rs. 50 within three weeks after the notification of selection.

No claim for a refund of these fees will be entertained.

H. G. HAIG,

Secy. to the Govt. of India.

JUDICIAL.

New Delhi, the 25th February 1930.

No. F.40/30-2.—The Hon'ble Mr. Justice A. H. Cuming, Kt., I.C.S., a Judge of the High Court of Judicature at Fort William in Bengal, is granted, from the 15th May to the 28th August 1930 (both days inclusive), leave on full salary for seventy-two days and leave on half allowance for the remaining period.

No. F.40/30-6.—The Hon'ble Mr. Justice A. H. Cuming, Kt., I.C.S., a Judge of the High Court of Judicature at Fort William in Bengal, having been granted leave from the 15th May to the 28th August 1930, inclusive, the Governor General in Council is pleased, under the provisions of sub-section (2) of section 105 of the Government of India Act, to appoint the Hon'ble Mr. Justice D. C. Patterson, I.C.S., at present acting as a Judge of the High Court, to act as a Judge of that Court, during the absence of the Hon'ble Mr. Justice Cuming, or until further orders.

C. W. Gwynne,

Joint Secy. to the Govt. of India.

POLICE.

The 27th February 1930.

No. F.40-XIX/29.—Mr. P. C. Bamford of the Indian Police Service, Deputy Director, Intelligence Bureau, Home Department, is granted leave on average pay for seven months and twenty-eight days with effect from the 12th March 1930 or any subsequent date on which he may avail himself of it.

H. G. HAIG,

Secy. to the Govt. of India.

JUDICIAL.

New Delhi, the 25th February 1930.

No. F.40/30.—The Hon'ble Mr. Justice Arthur Page, K.C., Barrister-at-Law, a Judge of the High Court of Judicature at Fort William in Bengal, is granted, from the 23rd May or the subsequent date on which he may avail himself of it, to the 28th August 1930 (both days inclusive), leave on full allowance for 21 days and leave on half allowance for the remaining period.

No. F.40/30-1.—The Hon'ble Mr. Justice P. L. Buckland, Kt., Barrister-at-Law, a Judge of the High Court of Judicature at Fort William in Bengal, is granted, from the 30th May or the subsequent date on which he may avail himself of it, to the 28th August 1930 (both days inclusive), leave on full allowance for 27 days and leave on half allowance for the remaining period.

No. F.40/30-3.—The Hon'ble Mr. Justice J. Lort-Williams, K.C., Barrister-at-Law, a Judge of the High Court of Judicature at Fort William in Bengal, is granted leave on full allowance from the 25th July to the 28th August 1930 (both days inclusive).

No. F.40/30-4.—The Hon'ble Mr. Justice Arthur Page, K.C., Barrister-at-Law, a Judge of the High Court of Judicature at Fort William in Bengal, having been granted leave from the 23rd May or the subsequent date on which he may avail himself of it, to the 28th August 1930, inclusive, the Governor-General in Council is pleased, under the provisions of sub-section (2) of section 105 of the Government of India Act, to appoint the Hon'ble Mr. Justice H. R. Panekridge, Barrister-at-Law, at present an Additional Judge of the High Court, to act as a Judge of that Court, during the absence, on leave, of the Hon'ble Mr. Justice Page, or until further orders.

No. F.40/30-5.—The Hon'ble Mr. Justice P. L. Buckland, Kt., Barrister-at-Law, a Judge of the High Court of Judicature at Fort William in Bengal, having been granted leave from the 30th May or the subsequent date on which he may avail himself of it, to the 28th August 1930, inclusive, the Governor-General in Council is pleased, under the provisions of sub-section (2) of section 105 of the Government of India Act, to appoint Mr. C. O. Remfry, Barrister-at-Law, Chief Judge, Small Cause Court, Calcutta, to act as a Judge of the High Court, during the absence on leave of the Hon'ble Mr. Justice Buckland, or until further orders.

C. W. Gwynne,

Joint Secy. to the Govt. of India.

FINANCE DEPARTMENT.**NOTIFICATION.**

New Delhi, the 15th February 1930.

No. D-484-R-II.—The following Resolution by the Secretary of State for India in Council is published for general information:—

"In exercise of the powers conferred by sub-section (2) of section 96-B of the Government of India Act, the Secretary of State, with concurrence of the majority of votes at a meeting of the Council of India, held this 21st day of January 1930, hereby makes the following amendment in the Rules regulating the General Provident Fund, namely:—

In rule 7 of the said Rules, in note 1(c) thereunder, for the words 'on which his leave and pension contributions are calculated,' the words 'in foreign service admissible' shall be substituted."

RESOLUTION.

The 15th February 1930.

No. D-484-R-II.—In supersession of paragraph 7 of the Finance Department Resolution No. F-81-R.I/24, dated the 11th February 1929, the Governor General in Council is pleased to prescribe that a Government servant who is a subscriber to a Contributory Provident Fund and who is transferred to foreign service shall, if he is allowed to retain that privilege, pay monthly subscriptions calculated on the rate of pay drawn in foreign service. The foreign employer, or the officer himself, according to the arrangement made under clause (c) of Fundamental Rule 115, shall pay in addition, at such times as Government may prescribe in each case, a contribution calculated on the monthly subscriptions so determined and equal in amount to what Government would have credited to the subscriber's account on that basis.

ORDERED that the Resolution be published in the *Gazette of India*.

A. C. McWATTERS,

Secy. to the Govt. of India.

NOTIFICATION.**LEAVE AND APPOINTMENTS.**

New Delhi, the 27th February 1930.

No. D-1427-Ex.-I/30.—Mr. E. T. Coates, I.C.S., an officer of the Indian Audit Department, has been posted as officiating Accountant General, Bihar and Orissa, with effect from the 11th February 1930.

A. C. McWATTERS,

Secy. to the Govt. of India.

DEPARTMENT OF COMMERCE.**NOTIFICATIONS.****ECCLESIASTICAL.**

New Delhi, the 15th February 1930.

No. 32 (3)-Eccl.—In pursuance of section 1 of the Indian Church Measure, 1927 (17 and 18 Geo. 5, No. 1), and at the request of the General Council, the Governor General in Council is pleased to fix the first day of March 1930 as the day for the dissolution of the legal union between the Church of England and the Church of England in India.

J. C. B. DRAKE,

Joint Secy. to the Govt. of India.

BENGAL PILOT SERVICE.

New Delhi, the 22nd February 1930.

No. 214-M-II (2)/30.—In pursuance of sub-section (2) of section 1 of the Bengal Pilot Service (Centralisation of Administration) Act, 1929 (XI of 1929), the Governor General in Council is pleased to appoint the 1st April 1930 as the date on which the said Act shall come into force.

RESOLUTION.**BENGAL PILOT SERVICE.**

The 20th February 1930.

No. 214-M-II (7)/29.—Consequent upon the passing of the Bengal Pilot Service (Centralisation of Administration) Act, 1929, the administration of the Bengal Pilot Service will, with effect from the 1st April 1930, be taken over by the Government of India, and with effect from that date, the Advisory Pilot Committee will be constituted as follows:—

Chairman.

(1) Secretary to the Government of India, Department of Commerce, or an officer deputed by him to act as Chairman on his behalf.

Members.

(2) The Principal Officer, Mercantile Marine Department, Calcutta.

(3) The Deputy Port Officer (Pilotage), Calcutta.

(4) A representative of the Bengal Pilot Service.

(5) A representative of the Commissioners for the Port of Calcutta.

(6) A representative of European Commerce.

(7) A representative of Indian Commerce.

The Advisory Pilot Committee will as hitherto advise Government on all matters affecting the general administration of the Bengal Pilot Service and will examine the annual budget and all proposals involving expenditure which may be placed before it. All orders dealing with these matters will, however, be issued by the Government of India.

ORDERED that the Resolution be published in the *Gazette of India*.

J. A. WOODHEAD,
Secy. to the Govt. of India.

**FOREIGN AND POLITICAL
DEPARTMENT.**

NOTIFICATIONS.

New Delhi, the 26th February 1930.

No. 132G.—With the sanction of His Majesty's Government, the Governor-General in Council is pleased to recognise provisionally the appointment of Mr. John Bruce Turnbull as Honorary Vice-Consul for Uruguay at Calcutta.

No. 133G.—With reference to notification No. 180G., dated the 2nd April 1929, Monsieur L. Genis, Consul-General for Belgium at Calcutta, resumed charge of his office on the 1st January 1930.

E. B. HOWELL,

Foreign Secy. to the Govt. of India (offg.)

RAILWAY DEPARTMENT.

(RAILWAY BOARD.)

NOTIFICATION.

New Delhi, the 29th January 1930.

No. 6777-E.—Corrigendum.—In Railway Department (Railway Board) Resolution No. 6777-E.I., dated the 12th November 1929, for the words "Rule 9 (vii)" at the beginning of line 7 read "Rule 10 (vii)."

J. F. BLACKWOOD,
Secy., Railway Board.



The Calcutta Gazette

THURSDAY, MARCH 13, 1930.

Part IB

Educational Notices.

Dressers' Examination at the Campbell Medical School, Calcutta.

Calcutta, the 7th March 1930.

Passed compounders, who have completed the further three months' course of dressing prescribed in rule 13, and students of the Licentiate Class of this school, on the completion of their second year's course will be allowed to appear at the Dressership Examination to be held on Friday, the 25th April 1930, at 8 a.m.

Male candidates must forward to the Superintendent of the Campbell Medical School between 1st and 15th April 1930 an examination fee of Rs. 2. Female candidates will be examined free of charge.

No certificate or fee will be received on Sundays or public holidays.

Should any candidate fail to pass the examination he will forfeit his fee.

NOTE.—This examination is also open to persons qualified for admission to the examination prescribed under the rules for the grant of certificates to compounders on production of a certificate that they have received instruction in a hospital or dispensary recognised by Government in bandaging, preparation of antiseptic lotions and dressings, sterilization of dressings and instruments, and in the duties of a hospital dresser. Such person shall be required to pay a fee of Rs. 2 for this examination.

W. L. HARNETT,

M.A., M.D., F.R.C.S., Lt.-Col., I.M.S.,
Supdt., Campbell Medical School
and Hospital.

Examination of Compounders at the Campbell Medical School, Calcutta.

Calcutta, the 7th March 1930.

In accordance with the Government of Bengal notification No. 1410-Medl., dated the 7th July 1913, notice is hereby given that the next half-yearly examination of compounders will begin at 11 a.m. on Tuesday, Wednesday and Thursday, the 22nd, 23rd and 24th April 1930.

Male candidates must forward to the Superintendent of the Campbell Medical School, between 1st and 15th April 1930, an examination fee of Rs. 5. Female candidates will be examined free of charge.

No certificate or fee will be received on Sundays or public holidays.

Should any candidate fail to pass the examination he will forfeit his fee.

NOTE.—The attention of candidates and of the persons granting them certificates is drawn to rules 9, 10, 11 and 14 (3) and to the certificate forms C, D, E, and F, in the schedule of the Government of Bengal's aforesaid notification.

W. L. HARNETT,

M.A., M.D., F.R.C.S., Lt.-Col., I.M.S.,
Supdt., Campbell Medical School
and Hospital.

Dacca Medical School.**NOTICE.**

Dacca, the 24th February 1930.

Examination of Compounders and Dressers at the Dacca Medical School.

It is hereby notified for general information that the next half-yearly examination of compounders will be held on the 7th April 1930 and subsequent days.

(a) No person will be admitted to the examination unless he produces certificates as required by rules 9, 10, 11 and 12 of Government notification No. 1410Medl., dated the 7th July 1918.

(b) All male candidates must forward to the Deputy Superintendent, Dacca Medical School, an examination fee of Rs. 5 at least one week before the commencement of the examination. A fresh fee must be paid on each occasion that the candidate enters for the examination; but a candidate who, after payment of the fee, is unable, through illness, to attend the examination, will be allowed, on producing a satisfactory medical certificate to attend the next examination without payment of fresh fee.

(c) Women candidates are examined free of charge.

(d) Passed compounders who have completed a further three months' course of dressing prescribed in rule 13, and students of the licentiate class of this school, on the completion of their second year's course, will be allowed to appear at an examination in bandaging, sterilization of dressings and instruments, and in minor duties of hospital work. A fee of Rs. 2 shall be charged for this examination.

This examination is also open to persons qualified for admission to the examination prescribed under the rules for the grant of certificates to compounders, on production of a certificate that they have received instruction in a hospital or dispensary recognised by Government in bandaging, preparation of antiseptic lotions and dressings, sterilization of dressings and instruments, and in the duties of hospital dresser. Such persons shall be required to pay a fee of Rs. 2 for this examination.

T. L. BOMFORD, Lt.-Col., I.M.S.,
Supdt., Medical School, Dacca.

Department of Industries, Bengal.

Calcutta, the 19th February 1930.

NOTIFICATION.

It is hereby notified for general information that the following gentlemen have been appointed or re-elected as members of the Managing Committee of the Edward Industrial School, Bogra, constituted under

Government Order No. 522T.-Edn., dated the 3rd October 1918. Those members, who are not appointed ex-officio, will hold office for three years with effect from January 1930:—

CHAIRMAN.

The District Magistrate, Bogra (ex officio).

MEMBERS.

The District Engineer, Bogra (ex officio). Dr. Jogendra Chandra Chaudhuri, I.M.S., M.L.C., Vice-Chairman, district board, Bogra. (Selected by the district board of Bogra.)

Maulvi Mobarak Ali Ahmed, B.L., Member, district board, Bogra. (Selected by the district board of Bogra.)

Dr. Habibar Rahman, M.B., Member, district board, Bogra. (Selected by the district board of Bogra.)

Babu Purna Chandra Roy, Vice-Chairman, Bogra Municipality. (Selected by the Bogra Municipality.)

Dr. Mafiz-Uddin Ahmed, M.B., Commissioner, Bogra Municipality. (Selected by the Bogra Municipality.)

Babu Gobinda Bandhu Datta, Zamindar, Merchant, Banker, Commissioner, Bogra Municipality. (Selected by the Bogra Municipality.)

Mr. Altaf Ali, M.L.C., Zamindar. (Selected by the Magistrate of Bogra.)

District Inspector of Schools, Bogra (ex officio).

ADDITIONAL MEMBER (in terms of Government order No. 996, dated 18th February 1928).

Head Master, Zilla School.

MEMBER AND SECRETARY.

Superintendent of the School (ex officio).

A. T. WESTON,

Director of Industries, Bengal.

Orders by the Director of Public Instruction, Bengal.

No. 1T.B.—28th February 1930.—In partial modification of this office notification No. 3T.B., dated the 26th June 1929, it is hereby notified for general information that text books written in accordance with the Syllabuses of Studies for secondary schools for boys and girls in this Presidency, published with Government notification No. 3059Edn., dated the 13th November 1928, for the year 1931, will be received for consideration by the Secretary, Provincial Text Book Committee (Writers' Buildings, Block No. V, 1st Floor, Room No. 2), Calcutta, up to 30th April 1930.

H. E. STAPLETON,

Dir. of Pub. Instn., Bengal (offg.).

Board of Intermediate and Secondary Education, Dacca.

NOTIFICATION.

Ramna, the 20th February 1930.

No. 1113.—In partial modification of this office notification No. 4158, dated the 17th August 1929, so far as it relates to the award of a senior Jack Muhammadan Settlement Scholarship of the value of Rs. 90 per annum to Mahfuzur Rahman Bhuiyan of the First Year B.A. Class of the University of Dacca, the scholarship is re-awarded, subject to the usual conditions of good conduct and satisfactory progress, to—

Muslehuddin Khan—First Year B.A. Class.

2. The scholarship is tenable at the University of Dacca for two years with effect from the 1st July 1929.

3. The scholar must reside in the Muslim Hall of the University.

A. RAHMAN, Secretary.

University of Dacca.

(Approved by the Academic Council, dated the 25th February 1930.)

NOTIFICATION ---No. 3559/Ex-2D.

Ramna, Dacca, the 17th February 1930.

The next (i) Preliminary M.A. and M.Sc. Examinations will commence on the 7th July 1930, (ii) the Final M.A. and M.Sc. Examinations will commence on the 10th July 1930, and (iii) the B.L. Examinations (Preliminary, Final and Part II Final Examinations) will commence on the 19th July 1930.

2. Applications for admission to the examination must be made on printed forms which will be obtainable at the office of the Provost of Hall to which the student belongs. The entry form, after it has been duly filled in and signed by the candidate, must be presented by him to the Provost of his Hall *not later than Tuesday, the 8th April 1930*.

3. Candidates must submit their University diplomas along with their entry forms to the Provosts for verification of the correctness of their names in the entry forms. The entry forms will be checked by the Provosts in respect of all the entries made by the candidates in the entry forms. In the case of candidates for the B.L. Examinations, the date of their first admission into the University will be checked by the Provosts with reference to the application for admission of the candidates concerned. In the case of candidates who have been granted special permission to appear at the examination, the authority granting them such permission should be quoted in the entry forms of the candidates and duly attested by the Provost.

4. The entry forms, after they have been checked by the Provosts, will be forwarded by them to the Accounts Office of the University not later than the 23rd April 1930. *The checking of entry forms by the Provosts will be regarded as final.*

5. Candidates must deposit their proper examination fees and all other outstanding University dues upto the month of June 1930 to the University Cashier on the dates noted below for certification that all University dues including the seat rent, tuition fee, etc., have been paid in full.

6. Candidates who are required to pay half the usual examination fees, under section 33 of Chapter XXIII of the Ordinances and Regulations must obtain in the entry form a certificate from the Examination Section to the effect that they paid their examination fees, but did not appear at the examination.

Date for the payment of fees.

TIME—11.30 A.M. TO 2 P.M.

Examinations.	Halls.	Date.
Preliminary M. A. Examination.	Dacca Hall Jagannath Hall Salimullah Muslim Hall.	May 1930. 12th and 13th.
Preliminary M. Sc. Examination.	Dacca Hall Jagannath Hall Salimullah Muslim Hall.	13th and 14th.
Final M. A. Examination.	Dacca Hall Jagannath Hall Salimullah Muslim Hall.	14th and 15th.
Final M. Sc. Examination.	Dacca Hall Jagannath Hall Salimullah Muslim Hall.	15th and 16th.
B. L. Examinations, Part II and Final.	Dacca Hall Jagannath Hall Salimullah Muslim Hall.	16th and 17th. 17th and 19th. 19th and 20th.
Preliminary B. L. Examination.	Dacca Hall Jagannath Hall Salimullah Muslim Hall.	20th and 21st. 21st and 22nd. 22nd and 23rd.

7. The fees for the different examinations are noted below:—

(i) Preliminary M.A. and M.Sc. Examinations—Rs. 20.

(ii) Final M.A. and M.Sc. Examinations—Rs. 60.

(iii) Preliminary B. L. Examination—Rs. 45.

(iv) Final B. L. or Part II B.L. Examination—Rs. 45.

(v) Supplementary B. L. Examination—Rs. 22.8.

(vi) Final B.L. Examination for candidates appearing in eleven papers only—Rs. 90.

8. The Accounts Office will send all the entry forms of the candidates who have paid their examination fees and other dues, if any, to the Examination Section by the 31st May 1930 at the latest.

N. AHMAD, Registrar.

N.B.—Examination fees and other dues must be paid on the due dates and no extension of time will be allowed. Candidates are required to pay the examination fees and other dues into the Accounts Office of the University. If the fees are sent by postal or telegraphic money-order, full details of the candidates must be given and the correct amount due must be sent; otherwise the money-order will be refused. Fees sent in any other way, e.g., by registered or insured post will not be accepted.

University of Dacca.**NOTIFICATION.**

Ramna, Dacca, the 22nd February 1930.

**Orders by the Executive Council dated the
20th February 1930.**

The Degree of Doctor of Science has been conferred on A. N. Kappanna for a Thesis entitled "The Velocity of Tonic Reactions."

N. AHMAD, *Registrar.*

Calcutta University.**NOTIFICATION—No. R. 46.**

Senate House, the 1st March 1930.

The following changes in Chapter XXXIII of the Regulations of the University relating to the M.A. Examination are notified for general information. The changes will be given effect to from the Examination of 1932:—

"The sub-section 1 under the head Political Economy and Political Philosophy, in Chapter XXXIII of the Regulations (pp. 216-217 of the edition of 1927) should be replaced by the following:—

(1) There shall be two groups in the subjects the first five papers being common to both, namely:—

FOR GROUPS A AND B.

Paper I—General Principles of Economics.
Paper II—General Principles of Political Science.

*Paper III—Public Administration, including administration in India.

*Paper IV—Public Finance, including Indian Finance.

Paper V—Indian Economics, with a special study of select problems, to be prescribed by the Board of Higher Studies from time to time.

GROUP A (ECONOMICS).

Paper VI—History of Economic Thought, with an Outline of Economic History since the Industrial Revolution.

Papers VII and VIII—Two papers on one of the following subjects:—

(i) The History, Theory and Present Systems of Banking and Currency.

(ii) The History, Theory and Present Organisation of International Trade.

(iii) Theory and Practice of Statistics including Demography.

(iv) Analytical and Mathematical Economics.

(v) Modern Economic Development, or such other subjects as may, from time to time, be prescribed by the Board of Studies concerned.

FOR GROUP B (POLITICAL SCIENCE).

Paper VI—History of Political Thought.

Papers VII and VIII—Two papers on one of the following subjects—

(i) Comparative Study of Political Institution.

(ii) Sociology, Theoretical and Applied.

(iii) Public International Law.

(iv) Constitutional and Administrative Law, or such other subjects as may, from time to time, be prescribed by the Board of Studies concerned."

J. CHAKRAVORTY,
Registrar (offg.).

* It is contemplated that at the examination one half of each of these papers will consist of questions relating to India.

**DEPARTMENT OF AGRICULTURE,
BENGAL.**

Dacca, the 25th February 1930.

**Second Forecast of the Wheat Crop of
Bengal, 1929-30.**

(NOTE.—On an average of the five years ending 1927-28, the area under wheat in Bengal has represented some 0·4 per cent. of the total area under wheat in India. The ratio of the irrigated wheat acreage to total wheat acreage in (a) British India and (b) in the territory now reported on has, in the five years ending 1927-28, averaged (a) 36·9 and (b) 11·4 per cent., respectively.)

Character of the season.—Heavy rainfall in October left sufficient moisture in the soil with the result that more area was brought under cultivation this year. Dry weather up till the middle of December was helpful to

the early period of growth. Untimely rainfall at the end of December somewhat affected the prospects in some important districts, while elsewhere the conditions were generally favourable. Slight showers in January helped further development of the crop. On the whole a satisfactory crop is expected for the Province.

Acreage.—According to the estimates of the District Officers, the total area sown amounts to 126,200 acres this year as against 122,900 acres both in the corresponding and final forecasts of last year.

Outturn.—The average provincial outturn, as worked out from district estimates, is 84 per cent. of the normal as against 78 and 80 per cent., respectively, in the corresponding and final forecasts of last year.

ROBERT S. FINLOW,
Dir. of Agri., Bengal.

APPENDIX I.

Second Forecast to the Wheat Crop of Bengal, 1929-30.

District.	Estimated normal area under wheat crop.	Estimated area under wheat.		Estimated outturn as a percentage of the normal yield per unit of area.		Date on which the sowing of the crop was begun this year and whether that date was early, normal, or late.	Remarks by District Officers.
		Last year.	This year.	Last year.	This year.		
Nadia ..	Acres. 23,100	Acres. 12,500	Acres. 11,000	67	75	First week of November. Normal.	The decrease in area is due to the fact that in 1928-29 wheat was sown in lands for growing <i>aus</i> crops. The outturn is expected to fall below the normal on account of untimely rainfall.
Murshidabad ..	35,500	35,800	31,500	83	83	By the middle of November. A little late.	The weather has been fairly favourable since the submission of the first forecast. The outturn is anticipated to fall below the normal owing to occasional untimely rainfall.
Jessore ..	700	700	200	66	58	November. Normal	The weather has not been favourable. The decrease in area is due to insufficient rain at the time of sowing.
Burdwan ..	1,500	1,000	1,100	92	100	Ditto	The weather has been favourable.
Birbhum ..	3,000	2,500	2,800	83	92	Ditto	Ditto.
Bankura ..	6,500	7,000	6,300	100	100	Ditto	Ditto.
Midnapore ..	800	800	600	82	88	Ditto	The weather has been fair.
Hooghly ..	400	300	300	58	50	Ditto	The weather has not been favourable. Hence the outturn is expected to fall below the normal.
Rajshahi ..	18,600	6,300	5,800	83	75	November. Late ..	The weather has been fair.
Dinajpur ..	1,300	1,300	2,000	67	75	By the first week of November. Late.	Ditto.
Jalpaiguri ..	800	600	600	100	100	By the end of November. Normal.	The weather has been favourable.
Darjeeling ..	2,900	2,500	3,300	92	92	November. Normal	Ditto.
Rangpur ..	3,400	3,000	3,900	100	100	Beginning of November. Normal.	Ditto.
Bogra ..	100	300	300	60	50	November. A little late ..	The weather has not been favourable.
Pabna ..	8,600	5,700	6,700	83	92	Third week of November. Normal.	The weather has been fairly favourable. Damage to the extent of one anna by insect pests is reported.
Malda ..	43,000	35,000	43,400	75	83	By the middle of November. Normal.	The weather has been fairly favourable on the whole.
Dacca ..	4,100	3,800	3,300	84	83	November. Normal ..	Ditto.
Mymensingh ..	500	600	500	75	75	Ditto	The weather has been fair
Faridpur ..	2,700	2,800	2,800	76	76	Early in November. Normal	Ditto.
Total Bengal	187,700	132,000	126,200	80	84		

RESOLUTION ON THE ANNUAL IRRIGATION REVENUE REPORT FOR THE YEAR 1928-29.

GOVERNMENT OF BENGAL.

Irrigation Department.

CALCUTTA, THE 19TH FEBRUARY 1930.

RESOLUTION No. 11.

READ—

The Annual Irrigation Revenue Report for the year 1928-29.

There were no changes in the constitution of the Department during the year under review.

2. The financial results of the year and the capital expenditure to date are exhibited in the following statement :

3. The Damodar Canal Project.—The work in connection with the project which was commenced in 1926-27, was in progress during the year. The total capital expenditure to end of the year 1928-29 amounted to Rs. 22,30,178 against the estimated cost of Rs. 78,14,981. The capital expenditure of Rs. 14,16,333 during the year was mostly incurred on the construction of head works, main canal and branches and on the purchase of special tools and plant. The project has been designed to irrigate about 200,000 acres of land, mostly paddy, in the Burdwan and Hooghly districts. It is hoped the canal will be partially opened in 1931.

4. The Bakreswar Irrigation Scheme (Birbhum).—The work in connection with the construction of the Bakreswar canal which was commenced in 1927 was continued. The head weir and the excavation of the main canal in the 3rd, 4th and 6th to 11th miles were practically completed. The total capital expenditure to the end of the year amounted to Rs. 1,89,557 against the

Name of project.	Capital expenditure, direct and indirect,		Receipt of the year loss refund.	Working expense of the year loss refund.	Net revenue of the year.	Net revenue of the previous year.
	of the year.	to end of the year.				
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Works for which both capital and revenue accounts are kept.						
<i>Irrigation (Productive).</i>						
Damodar Canal ..	14,16,333	22,30,178
Bakreswar Irrigation scheme ..	1,74,904	1,89,557
<i>Irrigation (Unproductive).</i>						
Midnapore Canal ..	—2,000	84,92,053	2,48,334	1,94,029	53,405	90,016
<i>Navigation (Productive).</i>						
Grand Trunk Canal ..	—10,270	14,37,357
<i>Navigation (Unproductive).</i>						
Hijili Tidal Canal	26,14,318	67,498	47,536	10,962	—2,376
Calcutta and Eastern Canals	(a) 60,86,458	4,80,248	5,52,365	—72,117	—1,18,364
Sundarbans Steamer Route ..	—11,830	18,78,271	70,859	2,45,754	—1,74,895	—1,14,467
Madaripur Bil Route ..	3,24,004	79,87,657	3,09,807	4,37,057	—1,27,190	—4,06,521
Dredger "Ronaldahay"	55,16,086	18,021	—18,021	—60,134
Purchase of Dredger ..	70,108	61,77,137	77,023	—77,023	—39,088
Dredging the Bidyadharı ..	254	11,13,648
Total ..	17,92,180	4,46,23,620	11,76,806	15,72,685	3,05,870	—7,10,034
Works for which neither capital nor revenue accounts are kept.						
<i>Irrigation.</i>						
Eden Canal	44,091	44,284	—103	—36,353
<i>Navigation.</i>						
Nadia Rivers	17	59,670	—59,653	—46,129
Orissa Coast Canal	26,838	26,628	310	—16,129
Gaighatta and Buxi Khal	4,182	4,182	2,810
Total	75,128	1,30,482	—55,354	—95,801

(a) The capital cost as shown in the previous report has been reduced by Rs. 53,310 owing to the loss of the dredger "Dipper", which was attached to this canal.

estimated cost of Rs. 4,90,596. The sum spent during the year was Rs. 1,74,904. The scheme when completed will irrigate 10,000 acres of paddy in a tract subject to frequent scarcity.

5. The Midnapore Canal.—No capital outlay was incurred during the year on this canal which consists of two weirs at Midnapore and Panskura, 69·75 miles of main and branch canals used both for irrigation and navigation purposes and 284·97 miles of distributaries. The area irrigated was 64,842 acres as against 78,960 acres in the previous year. The decrease in the leased area was due to copious rainfall. The receipts and working expenses were Rs. 2,48,334 and Rs. 1,94,929 respectively, the result being a net revenue of Rs. 53,405 against Rs. 90,916 in the preceding year. The decrease in revenue was due to the decrease in the leased area owing to copious rainfall and also to the falling off in navigation receipts on account of the closure of the canal from Mohanpur to Luchmapur for a fortnight and from Uluberia to Bansberia for three months for the purpose of silt clearance.

6. The Grand Trunk Canal Project.—Government decided not to proceed with the construction of the canal for the present. The policy of Government is to maintain the Sunderbans Steamer Route so long as this can be done or until an alternative route has been supplied. The deterioration of the rivers in the Western Sunderbans was however more marked during the year and the situation is becoming increasingly difficult. The Doogra channel was dredged during the year.

7. The Hijili Tidal Canal.—This canal with the Terapakia Pass khal, Palaboni khal and the khal leading to the Gewankhali lock entrance, constitutes a navigation canal 49½ miles in length. No capital expenditure was incurred on the canal during the year. The receipts and working expenses amounted to Rs. 67,498 and Rs. 47,536 respectively, the result being a net revenue of Rs. 19,962 against a deficit of Rs. 2,376 in the previous year. The increase in revenue was due to the good outturn of crops in the locality and to the favourable conditions which obtained for the export of paddy, rice and straw and import of miscellaneous goods.

8. The Calcutta and Eastern Canals form a series of natural and artificial navigation channels for the purpose of maintaining communications between Calcutta and Eastern Bengal. No capital expenditure was incurred on this system of canals during the year. The receipts and working expenses were Rs. 4,80,248 and Rs. 5,52,365 respectively, the result being a deficit of Rs. 72,117 as against Rs. 1,18,364 in the preceding year.

9. The Sunderbans Steamer Route is being treated as a separate project from the Calcutta and Eastern canals from the year 1924-25. Receipts on capital account amounted to Rs. 41,839. The revenue receipts and working expenses amounted to Rs. 70,859 and Rs. 2,45,754, the result being a deficit of Rs. 1,74,895 as against Rs. 1,14,467 in the preceding year. The comparatively large deficit was due to heavy working expenses for thorough repairs to dredgers "Foyers" and "Alexandra" attached to this route and for dredging the Doogra channel.

10. The Madaripur Bill Route connects the Modhumati and Kumar rivers in the Faridpur district. A capital expenditure of Rs. 3,22,520 (direct only)

was incurred during the year on the construction of locks and sluices on the route and the Lower Kumar river. The works are in progress.

The receipts and working expenses were Rs. 3,09,867 and Rs. 4,37,057 respectively, the result being a deficit of Rs. 1,27,190, as against a deficit of Rs. 4,66,521 in the preceding year.

11. The Nadia Rivers which comprise an approximate length of 478½ miles of channels were thrown open to free navigation from the 1st September 1923. The maintenance charges amounted to Rs. 59,670 against Rs. 51,252 in the preceding year. The increase was due to the increased expenditure on bandalling works in the Bhagirathi river.

12. The Orissa Coast Canal in the Midnapore district is a navigation canal lying partly in this Presidency and partly in the Province of Bihar and Orissa. The receipts and working expenses for the portion within this Province were Rs. 26,838 and Rs. 26,528 respectively, the result being a net revenue of Rs. 310 against a deficit of Rs. 16,129 in the previous year. The increase in receipts was due to the good outturn of crops while the decrease in working expenses was due to the absence of flooding.

13. The Galghatta and Buxi Khal.—The khal is a connecting link of the rivers Rupnarain and Damodar in the Howrah district and is about 7½ miles in length. It has been farmed out at a rental of Rs. 4,110 on condition that the lessees maintain it in good order.

14. The Eden Canal in the districts of Burdwan and Hooghly was originally constructed for Sanitary purposes but is now used for irrigation also. It consists of 27·5 miles of main canal and 17·6 miles of distributaries including minor and village channels. At present the supply of water in the canal is precarious owing to the absence of a weir in the river Damodar. This state of things will improve when the Damodar canal which is now under construction is completed. The area irrigated from the canal was 21,353 acres as compared with 23,283 acres in the previous year. The receipts and working expenses were Rs. 44,091 and Rs. 44,284 respectively as against Rs. 50,864 and Rs. 87,217 in the previous year.

15. Training Works.—Conservancy operations in the river Ganges from Rajmahal to Goalundo were carried out through the agency of the steamer companies as in the previous year. Training of shoals by means of bands was also done in the Bhagirathi and Dhalleswari rivers.

16. Dredging.—Dredging of shoals was done in the Lower Kumar and Attarobanka rivers. Dredgers were also engaged on behalf of the Bengal Nagpur Railway at the Kola bridge and the Commissioners for the Port of Calcutta on King George's Docks at Garden Reach.

17. Flushing and Drainage works.—Works in connection with the flushing of the Gobra Nala in the Murshidabad district and of the Bhairab river in the Meherpur subdivision of the Nadia district which were taken up at Government cost were practically completed during the year. The total expenditure on the two works up to 31st March 1929 was Rs. 2,84,040 and Rs. 1,38,257 respectively, against the sanctioned estimates of Rs. 2,97,079 and Rs. 1,51,358. The cost of these

two schemes has been borne entirely by Government. Enquiries were also in progress in regard to the possibility of dealing with other rivers in the same manner especially in the Jessore district.

The Amirabad drainage project in the Contai subdivision of the Midnapore district was completed and the construction of a three vented sluice at Dhutkhali in the Diamond Harbour subdivision of the 24-Parganas was nearly completed. In connection with the Soadighi Gangakhali project in the Midnapore district the procedure under the Bengal Agricultural and Sanitary Improvement Act, VI of 1920, was completed. The estimated cost of the project is Rs. 8,89,042 out of which Government have agreed to contribute Rs. 4,47,206 and to advance the balance as a loan.

18. Irrigation works in Western and Northern Bengal.—The Kashianalla irrigation scheme in the Birbhum district was completed during the year at a total cost of Rs. 9,624. The work was carried out under the provisions of Bengal Agricultural and Sanitary Improvement Act, 1920 and the entire cost was advanced by Government. A scheme for the extension of this work was also approved at an estimated cost of Rs. 27,716 for irrigating an area of about 1,700 acres lying further east and south of the area now commanded. The Satkahonia irrigation scheme in the Burdwan district and the Berai irrigation scheme in the Bankura district which were approved at an estimated cost of Rs. 4,40,183 and Rs. 5,41,193 respectively, during the preceding years, could not be taken up owing to want of funds. The two works have been designed to irrigate about 12,000 and 9,000 acres of land respectively.

Surveys and investigations were carried out in the Dainodar division in connection with the Malancha, Saraswati, Satkahonia and Bhaluka irrigation schemes, the proposed construction of a distributary from Chautpore to Joteram and the irrigation project from a sluice on the Ajoy right embankment. In the Bankura, Birbhum and Midnapore districts discharge observations were taken of streams. Surveys were also carried out

in these districts in connection with a number of irrigation schemes such as the Darkeswar, Subhankar Danra, Dolong, Thakurpura, More Douki, Kutrang, Chilki khal, Bhalukhali, Amdole, Bangsabati and Bantia irrigation schemes.

In the Northern districts of the Presidency investigations were continued in connection with the North Bengal floods, Harishchandrapur flood scheme, Tangon valley scheme, Narode river scheme, Tulsi Ganga Danra scheme and Gagna Bil scheme. Some of these schemes, when matured, will be carried out as Government schemes under the Irrigation Act leaving the remaining projects to be undertaken under the provisions of the Bengal Agricultural and Sanitary Improvement Act, VI of 1920.

19. General.—The rainfall during the year was heavy but there were no abnormal floods on any of the rivers in Bengal.

The Alipore bridge over the Tolly's Nala collapsed and a temporary bridge to carry foot traffic is under construction pending the construction of a new bridge.

Owing to the silting up of the central lake channel the Dhappa lock was permanently closed to boat traffic from the 15th February 1928.

ORDER.—Ordered that the resolution be published in the "Calcutta Gazette" and a copy thereto and of its accompaniment be submitted to the Government of India in the Department of Industries and Labour (Public Works Branch) and circulated to all departments and officers of this Government as usual.

By order of the Governor in Council,

H. J. TWYNAM.

Secretary to the Government of Bengal.

**RESOLUTION ON THE REPORT OF THE SANSKRIT COLLEGE
COMMITTEE.**

**GOVERNMENT OF BENGAL.
Education Department.**

CALCUTTA, THE 8TH MARCH 1930.

RESOLUTION—No. 936 Edn.

Minister-in-charge: The Hon'ble Mr. K. Nazim-ud-Din, C.I.E.

READ—

The Report of the Sanskrit College Committee.

In August 1923, the Government of Bengal appointed a Committee to consider what improvements should be made in the Sanskrit College, Calcutta, in order to increase its efficiency, to consider and advise on the future activities of the Tol Department of the College, and also to report on the present working of the Sanskrit Associations and of the Tols receiving aid from Government, together with suggestions for their improvement. The Committee submitted an interim report in March 1924. Their final report was submitted to Government in October 1926.

2. The task of the Committee was difficult and complicated and Government (Ministry of Education) desire to place on record their appreciation of the arduous work devoted to it by many of their members. They desire specially to mention the late Mr. Bhupendra Nath Basu, the first President of the Committee, who died after the submission of the interim report; Sir Devaprasad Sarvadhikary who succeeded him as President; and Dr. Adityanath Mukherji, who succeeded Mr. E. F. Oaten as Secretary to the Committee on the appointment of the latter as Director of Public Instruction. Government desire also to record with regret the loss which the Committee sustained by the death of Rai Yatindra Nath Chaudhuri before they had completed their labours.

The Report has been considered by Government and the decision arrived at in respect of each chapter is indicated below.

3. In the second Chapter of their final report, which incorporated such portion of the interim report as they, on more detailed consideration, decided to endorse, the Committee, record the fact that the Sanskrit College was established in 1824 "for the preservation and cultivation of the literature religion and laws of the Hindus" and quote from the Report of the Calcutta University Commission the following passage:—"The institution known as the Sanskrit College consists of three Departments (*i*) Anglo-Sanskrit School, (*ii*) Anglo-Sanskrit College, and (*iii*) Tol. Although the avowed purpose of the three Departments is to impart instruction to candidates for the Matriculation Examination, the Intermediate and B. A. Examinations, and Tol Examinations, respectively, the common feature which characterises all the Departments is the intensive cultivation of Sanskrit learning in its diverse phases. This object is achieved by the employment of highly qualified specialists and by the maintenance of a special library of printed books and manuscripts. The institution in substance aims primarily at a unified pursuit of Sanskrit studies from the lowest to the highest grades, although incidentally it prepares candidates for University Examinations. Indeed, this latter may be regarded almost as a secondary purpose."

The Committee then proceed to discuss whether any one of the three Departments of the institution, the college, the school or the tol, could be abolished without detriment to the interests of Sanskrit learning. They record their opinion in the negative. Government concur in this opinion, which is supported both by sentiment and by the recommendations of the Calcutta University Commission.

4. In the 3rd Chapter the Committee give detailed consideration to the Sanskrit Collegiate School. They say that the recognition of the school as a High School has not affected its devotion to specialised Sanskrit study in addition to the ordinary high school curriculum. Such Sanskrit study is compulsory and intensive up to the class below the Matriculation class. They emphasise the special feature of the

school, its devotion to specialised Sanskrit study, and quote the University Commission in support of the preservation of this special feature. Government concur in this view and direct that the new Sanskrit curriculum proposed in appendix I of their report should be followed in the School. Mugdhabodh is the grammar recommended and this is accepted. Variations in this as well as in regard to details of the Sanskrit curriculum may, if found desirable and possible, be allowed by the school authorities with the sanction of the Director of Public Instruction. Government note that the Committee consider a separate Matriculation Examination undesirable. As however it is evidently desirable that full weight should be given to the Special Sanskrit knowledge possessed by the boys of the Sanskrit Collegiate School, Government consider that it would be desirable for the Sanskrit Association to consider the desirability of instituting a special Diploma Examination whereby the additional knowledge of these students might be recognised by means of the award of a Diploma in Sanskrit. Government concur in the recommendation of the Committee that only boys adequately qualified in Sanskrit should be admitted to the school at any stage and orders will issue to this effect. It is considered that admission should be a matter for the Head Master of the School, subject to the general control of the Principal, who may take such measures as he thinks fit to ensure that the orders in this respect are followed. The suggestion of an informal admission Committee will be brought to his notice.

5. The Committee in paragraphs 28 and 29 request the creation of a number of free-studentships in the School in replacement of certain long-standing private donations which have ceased or are paid irregularly and precariously. Government regret the failure of private beneficence and recommend the creation of such donations as a suitable object of private charity. To compensate, however, partially for the failure of private donations in helping the sons of bona fide Pandits studying in the school, Government have sanctioned the creation with effect from the beginning of the session 1930 of 200 part-free-studentships in this school, of Re. 1 each. Two hundred students will therefore be entitled to read in this school by paying a fee of Re. 1 each, irrespective of the class to which he belongs. One hundred of these part-free-studentships should be awarded to students of the bona fide Pandit families, if available. Boys over this number will, however, have to pay the full fees fixed for the class and the free-studentships admissible in schools up to 5 per cent. of the number in the roll will not be available in this school. Government trust that adequate private beneficence will be forthcoming to supplement existing endowments by providing the one rupee payable by the pupils enjoying concession rates.

6. In paragraphs 30 to 42 the Committee emphasise the fact that the object of the College is not only to offer special opportunities for access to the treasures of Sanskrit literature but to provide facilities for the study of Sanskrit side by side with instruction in modern methods and western conceptions. The Sanskrit College aims, and in the opinion of the Committee ought to continue to aim, not only at imparting instruction in pure Sanskrit culture, but also at encouraging a certain degree of non-Sanskrit culture within its precincts by maintaining a special staff for the purpose.

7. The Committee quote with approval the Report of the Calcutta University Commission on the need for developing the Sanskrit College into a constituent college of the University and a vigorous institution for Sanskrit studies, and the Commission's comparison between it and the then proposed Islamic College which has now come into being. In the opinion of Government the comparison would be more justly made between the Sanskrit College and such an institution as the Dacca Madrasah or the Islamic Faculty of Dacca University, where specialisation in oriental learning is attained at some inevitable sacrifice of attainment in general subjects. The point is illustrated by the fact that the recently opened Islamiia College is nearly filled with students, taking ordinary University courses, while the Sanskrit College, the Islamic Faculty at Dacca and the Dacca Madrasah Intermediate course attract relatively few, in spite of low fees and numerous concessions. Students recognise that special depth in oriental learning must normally and inevitably, imply some sacrifice of proficiency in general studies and, believing the latter to be economically more valuable, are not always willing to make the sacrifice required. Whatever the future may have in store in relation to these attempts at combining great depth of study in oriental language and literature with general University subjects, experience seems to point to the fact that the

special Oriental courses must be integrated with the University system if they are to attract students other than those induced to undertake them by special concessions. This has already been achieved in relation to the special Islamic courses, and their ultimate success is not doubtful. Government, while drawing attention to these considerations, express their concurrence in the desirability of the development of the Sanskrit College into a constituent College of the University and a vigorous institution for Sanskrit studies, but are compelled to point out that the University Commission made the basic postulate of its recommendations the inauguration of a system of intercollegiate co-operation. This is illustrated by its proposal that the University Chair in Sanskrit and Sanskritic subjects might fittingly be attached to the Sanskrit College. These aims are unattainable except as part of a new synthesis of the colleges with the University of the kind proposed by the Commission; but the basis of the proposed new synthesis was the "bringing to an end the isolation of the Colleges" as well as the artificial severance of higher and lower work. Government are therefore of opinion that a full development of the Sanskrit College on the lines contemplated by the Commission and obviously desired by the Committee can only come as part of a scheme of general University reform, including co-operation between the college and the University, as well as with other colleges including Presidency College. The natural objective of the Sanskrit College is to become a real centre of Sanskrit learning, but so long as the present teaching department of the University cherishes a similar aim, and is not able to make the Sanskrit College the centre and home of recognised University studies in Sanskrit, in fact to constitute it, after reorganisation, as the University Department of Sanskrit learning, the full aim of the Committee is unlikely to be realised. Such recognition, whatever the advantages or disadvantages, is unlikely to be attainable until the concomitant recommendation of the Commission that the college shall cease to be a Government institution is realised, but the Committee make no recommendation of this kind and obviously did not consider the point.

8. Government agree with the Committee that the students of the Sanskrit College should have as wide a range of non-Sanskritic subjects to choose from as possible. The Committee recognise, however, that the number of subjects provided in the college must be limited—they exclude science as impossible—and recommend six, viz., English, Sanskrit, Bengali, History, Mathematics, Logic and Philosophy in addition to Mathematics and Economics if and when funds permit.

9. The main question for decision is how far the provision for teaching these subjects should be made in the college itself, and how far the cost can be minimised by a system of co-operation with Presidency College. The extent of such possible co-operation is somewhat limited and it is realised that the Presidency College Governing Body held out little hopes of assistance. It is, however, a fact that such co-operation actually exists now in History and Philosophy Honours; and no difficulty has arisen. Government are informed that the Presidency College could, if necessary, admit 10 Honours students from the Sanskrit College to its lectures in Economics, 12 in Philosophy, 10 in History and 6 in Mathematics. Without endorsing in its precise form the view stated in the note of dissent recorded by the late Rai Yatindra Nath Chaudhury, Government are of opinion that, at least for Honours work, other than in Sanskrit, existing requirements can be met for some time to come by co-operation with Presidency College and that no special staff should be maintained in the abovementioned subjects at the Sanskrit College. If and when numbers increase, the case might need reconsideration. In regard to other subjects Government are of opinion that for the adequate conduct of work in the Sanskrit College it is necessary to add the following posts and will be prepared to do so when funds permit:—

- (1) One B. E. S. post in Sanskrit.
- (2) One S. E. S. lectureship in English.
- (3) One S. E. S. post in Mathematics on a temporary basis for 3 years to enable the affiliation of the college to be extended up to the B. A. standard.

It will also be necessary to retain the present lectureship in History instead of abolishing the post, as previously ordered. On the other hand, one B. E. S. lectureship in English will, at the earliest opportunity, be reduced to the S. E. S. status.

10. In paragraphs 43 to 46 the Committee discuss the Special Sanskrit Course taught in the college, and suggest a suitable curriculum in Appendix II of their report. This will be sanctioned and introduced.

It is stated that the special Sanskrit Course recommended for the College by the Committee has relation to existing conditions. Government cannot refrain from expressing the opinion that existing conditions, under which, as stated by the Committee, the Special Sanskrit Course is studied for two years only out of the four under-graduate years, are unsatisfactory and defeat the whole object of the college which is or should be to produce scholars deeply read in Sanskrit with sufficient general knowledge to bring them into the general current of modern life and knowledge. What appears to be a possible development, though it is not recommended by the Committee, is a special Intermediate and Graduate Course recognised by the University and Government (it might be called Intermediate, Sanskritic Studies and the Bachelor of Sanskritic Studies Examination) in which while very considerable emphasis is laid on Sanskritic Studies, sufficient general subjects are included to ensure that the examination is an adequate test not only of the special Sanskrit knowledge of the students but of general culture. In fact courses analogous to the courses in Islamic Studies at Dacca seem to be what is required and Government propose to refer the possibility of such a development to the University of Calcutta. Existing conditions under which, the special study of Sanskrit is undertaken for two years only out of four during the student's college life are obviously unsatisfactory, and need modification. The Committee suggest that it may become possible to relate the special course to the Intermediate and B. A. Examinations, but the more definite development of a special examination, recognised by the University, seems another possible way out of the present unsatisfactory position. It seems impossible to maintain that the study of a subject is "intensive" as stated by the Committee, when a student does not pursue the study for more than two years during his under-graduate career.

11. In present circumstances Government agree with the Committee that it will be unwise to restrict a student to Honours in Sanskrit. They will in addition to the suggestion mentioned above bring to the notice of the University the suggestion that two subjects might be permitted as Honours subjects to students of the College one of them being Sanskrit.

12. Government take note of the desire of the Committee expressed in paragraph 47 that affiliation in M. A. Sanskrit should be restored to the college and adequate provision made for such affiliation. Government foresee many difficulties in the way of such development and make the observation that the proposal runs counter to present University policy.

13. The only immediate action possible is the adoption of a policy of attaching students, who have graduated from the college, to the institution during the course of their M. A. work, as is done in the case of the Presidency College, and the development, as accommodation and teaching facilities permit, of a system of "extra-mural" Sanskrit M. A. teaching in the college, so far as the University Regulations may permit such teaching from time to time. This policy may prepare the way for the assumption of such greater responsibilities as may in due course, should University development move in this direction, fall to the college in respect of post-graduate work. Government, however, see no possibility of allotting funds for this policy, except as part of a general scheme of University reorganisation.

14. Government agree with the proposal of the Committee that no student not properly equipped in Sanskrit should be admitted to the college and will communicate this decision to the proper authorities.

15. In regard to paragraph 49 of the report Government note that the majority of the Committee consider that the Principal of the Sanskrit College should always be an orthodox Brahmin. Government are unable to agree to any such limitation. The weighty notes of dissent on the subject put in by the President of the Committee and others make it clear that there has never been any such limitation and that non-Brahmins have actually held the post in the past. Such a limitation would be an innovation on past practice and Government therefore must reserve the right which they have hitherto never relaxed of appointing any qualified scholar to the Principalship of the Institution. They endorse the view of the Committee that adequate administrative ability must be insisted upon in the Principal. An equally important desideratum is a high degree of Sanskrit Scholarship, and it is important that the Principal should have been trained both in the indigenous and western method of Sanskrit Scholarship. It is realised, however, that the combination required will not always be easy to find.

in future. Government agree that the Principal should be drawn from, or on appointment included, in the Indian Educational Service or such superior service as they may create in its place.

16. In paragraphs 50 to 58 the Committee recommend that the Oriental or Tol Department be developed into a model for the numerous other tols of the Province. At the time the Committee were appointed, the Tol had sunk in seven years from 114 to 42 in number, and Government were informed that it was on the way to becoming moribund. It seemed extremely doubtful whether either sentiment or necessity demanded its continuance, the average attendance in some classes being less than one daily. Government accordingly made certain immediate retrenchments and requested the Committee to enquire and make recommendations regarding the future of the tol.

17. Subsequent to the retrenchment the subjects taught in the tol are Smriti, Nyaya, Panini and Vedanta. There are two teachers each of Smriti and Nyaya, and one each for Panini and Vedanta. Of these all are in the S. E. S. except one B. E. S. teacher of Smriti.

18. The Committee, with a view to making the tol a model one, propose to add to these subjects—(a) Kavya, Alankara and Vyakarana, (b) Sankhya and Yoga, (c) Veda, (d) Mimansa and (e) Jyotish. There are to be in all 12 teachers, each on Rs. 250 a month with Rs. 50 in lieu of quarters. The total cost of the staff will be Rs. 43,200 annually, against which is to be set the average cost of the present staff of six, i.e., Rs. 21,659.

19. Government are prepared to accept the idea of making the Sanskrit College tol a model tol, and agree that the proposed staff is suitable for the attainment of this object. A steady increase has taken place in the numbers attending the tol since 1924, in spite of the reduction of the number of subjects, and Government are prepared gradually to add to the number of subjects taught in the tol. They are unable however to contemplate any proposal to put into effect the whole programme at once, but will be prepared to add a subject from time to time as funds and the available accommodation permit.

20. The Committee point out the fact that tol students come from poor Pandit families and urge that Government should provide subsistence allowances of Rs. 15 per mensem each to the number of 100. The cost of this proposal is Rs. 18,000 a year. Government do not agree that tol education should be supported and financed in its entirety from the resources of the State, including the actual feeding of the students who take advantage of it. Government provide a building, a library, a staff of teachers and a certain number of stipends, and admit students to the tol entirely without tuition fees. At this point, it is a reasonable contention that the State has fulfilled its obligations, and that if students are not forthcoming the State ought not to be called upon to persuade them by subsistence allowances to undertake these studies. Government regret their inability to accept the recommendation of the Committee regarding the provision of subsistence allowances of Rs. 15 per mensem to the number of 100 or to increase the value of the stipends paid from the Nistarini Dassi Fund. They are of opinion that private benevolence should supply the proposed stipends and supplement, if necessary, the resources of the Nistarini Dassi Fund.

21. The Committee propose in paragraphs 55 to 57 to revive the custom of public debates, prizes being awarded to the successful disputants. A budget grant of Rs. 500 is recommended as a prize grant. Government will be prepared to give effect to this recommendation when funds permit.

22. The Committee also recommend the staging of Sanskrit plays. Government agree with the proposal, but consider the cost should be met from public benevolence.

23. The Sanskrit College Library consists of more than 20,000 printed books and about 3,800 manuscripts. It has, therefore, rather more than half the number of books in the Presidency College Library, which is managed by a staff of four. The Sanskrit College has a staff of two. Government are prepared to accept the position that the Sanskrit College Library is in many respects unique in character and that the existence of a large number of rare and fragile manuscripts constitutes a case for special consideration of the staff required. They are unable, however, to accept the proposals of the Committee in regard to the Library. The Committee propose that the pay of the Librarian should be increased considerably above the existing scale. Government

do not consider that any revision of the Librarian's pay is called for as the pay was raised in 1921 and is in conformity with scales sanctioned for college libraries in Calcutta with the exception of that of the Presidency College. There is equally no case for raising the pay of the Assistant Librarian which was similarly raised in 1921. In view, however, of the special work which falls upon the Library staff, Government will make an endeavour to appoint a Second Assistant Librarian and to develop the manuscript side of the Sanskrit College Library when funds permit.

24. In paragraphs 62 to 64 the Committee recommend a common Governing Body working through sub-committees for the three Departments of the Sanskrit College. The Sadler Commission recommended that there should be three separate bodies for the three Departments with a preponderating element of common members. Government consider that the Sadler Commission's proposal meets the case adequately, but they will be prepared to put the Committee's proposals into force for an experimental period, provided the University agree to the proposed arrangement. It will probably be necessary for the sub-committees to have added members who are not members of the main Committee.

25. In paragraph 65 the Committee recommend an increase in the pay of the second clerk. No case, however, appears to have been made out for this increase in expenditure. The pay of the post is the same as that fixed for other similar posts in Calcutta. The case for a typist has also not been made out.

26. In paragraphs 67 to 70, the Committee propose some additions to the existing accommodation of the college and recommend residential facilities for the teachers and pupils of the Tol Department, and for the students of the college. The possibility of additional accommodation for the library and the classes of the Tol Department will be examined, but Government are not satisfied that there is as yet any demand for the residential facilities recommended by the Committee.

27. In paragraphs 76 to 80 the Committee propose a new constitution for the Sanskrit Association, as the present constitution has never functioned in its entirety. Thus the Convocation of 500 members has never met. The Committee propose a system of local Samajes and Associations sending representatives to a Central Organisation which shall elect a Council of ten. Government are prepared to accept the recommendations under this head with three modifications, viz.—

- (1) they consider that the Central Organisation should be elected for three, and not for five years;
- (2) that it should normally meet only once a year; and
- (3) that out of the 10 members of the Council other than the President and Secretary, 4 shall be nominated by Government.

The remaining 6 members should be elected to represent the 5 divisions of Bengal plus Calcutta as a separate constituency. They also consider the Principal's allowance attached to the headship of the Sanskrit College to be adequate remuneration for his extra duties in connection with the Secretarship of the Sanskrit Association. Government agree that the Dacca Saraswat Samaj may be allowed to continue its independent existence as an affiliating and examining body so long as its work maintains its present high standard and it attracts public support, but its activities should be limited to the Eastern Bengal districts, where it will have co-extensive jurisdiction with the Central Organisation. The proposal of the Committee with regard to the Central Organisation will be brought into force as soon as necessary funds can be provided by Government.

28. In paragraph 83, the Committee recommend that 500 tols throughout the province should be selected on the ground of efficiency for an average monthly grant of Rs. 10 each. There is nothing in the Committee's report to show how the figure 500 has been arrived at. The proposal involves considerable increase in the grant-in-aid to tols. Government are prepared to examine any detailed proposal for additional grants which may be submitted by the Sanskrit Association and suggest that, as part of such proposals, conditions of efficiency, which a tol receiving aid must reach, should be prescribed.

29. In paragraph 83 (2) the Committee recommend an all round increase of Rs. 2 per month for teachers whose students are successful in the Adya and Madhya examinations. This appears reasonable, and

Government will increase the value of stipends when funds permit, but the case for increase in the lump grants to teachers in connection with the Title Examination is not convincing, the sums paid now, viz., Rs. 200, Rs. 100 and Rs. 50, being considered by Government adequate.

30. The Committee consider that the number of stipends payable to teachers should be increased. At present there are 84 stipends and 1,317 tols, i.e., one stipend for about 15 tols on an average. The proportion is not unusually low if the competitive character of the stipends is to be maintained, and in view of the many other demands made upon the State, Government are of opinion that private benevolence should be called upon if the number is to be increased.

31. For pupils' stipends on the result of the first and second examinations, the existing rates vary from Rs. 2 per month to Rs. 4 per month. Government consider that these may reasonably be raised by Rs. 2 per month as soon as financial conditions permit. The rewards for success in the Title Examination are substantial—Rs. 100, Rs. 50, Rs. 25 and Rs. 20, and do not appear to require raising. The case for increasing the number of pupils' stipends is also not convincing. Assuming that 6,500 students sit for the examination and 50 per cent. pass, the number of stipends now available represents 1 in 30 passes, which is reasonably generous. It is again for private benevolence to add to the number if this is considered desirable. The increasing claims in respect of education upon the State make it impossible for Government to assume the whole burden of improvement in the matter of Sanskrit education of the indigenous type, though Government are not oblivious of the tradition of public support which has prevailed in the past.

32. In paragraph 84 the Committee recommend an enhanced rate of remuneration for setting papers and examining examination papers. Government realise the force of the case for enhancement and are prepared to accept the rates proposed. They, however, consider it to be a reasonable proposition that public examinations should be self-supporting. This could be achieved if the fees payable for examination were raised. Such increase in fee-rates is justified by the same economic consideration as justify the proposed enhanced rates of remuneration. Government, therefore, consider that a corollary to the Committee's proposal regarding remuneration of examiners is an increase in fees for examination, and Government await definite proposals in this regard from the Sanskrit Association.

33. In paragraph 85 the Committee propose the creation of special scholarships for the encouragement of Naya, Smriti, Darshana and Panini, 40 in all, to be awarded by the proposed new Council. The proposal is set out in insufficient detail for examination and Government will await specific proposals from the Sanskrit Association.

34. In paragraph 86 the Committee propose the creation of 25 literary pensions of a monthly value of between Rs. 15 and Rs. 25. Government are of opinion that it is not possible to give special treatment in the matter of literary pensions to one branch of learning only, and consider that the grant of any such pensions to Pandits must be dealt with under the ordinary procedure.

35. In paragraphs 87 to 88 the Committee make recommendations for the creation of 30 stipendiary Chairs to be created in various Model Tols throughout the Province, the stipends attached to these to range in value from Rs. 50 to Rs. 100 a month. Fifteen institutions are to be selected as Central Institutions and one or more Adhyapakas, holding Chairs, will be assigned to each. Three hundred pupils of these Adhyapakas are to be given allowances of Rs. 10 each. The Central institutions are each to be equipped with a library, subsidised by an initial capital grant of Rs. 200 and a recurring grant of Rs. 240. The total cost of the proposal is over Rs. 60,000 annually. Government while recognising that these proposals, would greatly encourage Sanskrit learning in Bengal, cannot but emphasise the fact that they can only assist private effort in the direction of developments of this nature but they cannot assume the whole burden as proposed by the Committee.

36. In paragraph 89 of their report the Committee have recommended that there should be a preliminary examination on the curriculum shown in Appendix III covering an elementary course of Grammar and literature. The Adya Examination in Vyakarana should then be abolished; the Madhya and Upadhi Courses in

Vyakarana and the three Courses in Kavya should then be made more exacting. The general direction which the curricula for the different examinations should follow is given in Appendix III of the report. These matters primarily concern the Calcutta Sanskrit Association and Government will bring them to the notice of that Association for appropriate action.

37. In paragraph 90 the Committee propose the creation of Research Scholarships of Rs. 75 or Rs. 100 per month in connection with Sanskrit studies, to be awarded on the recommendations of an ad hoc Board. Government at present award annually three research scholarships of Rs. 100 per month. They will be prepared to create one more scholarship for research in Sanskritic subjects when funds are available. They are doubtful of the merits of the proposed rules for the control of the scholarship; but this matter will be settled after further discussion when funds become available. Publication of the scholars' work must, however, be left to learned societies, and not to Government as proposed by the Committee.

38. In paragraph 91 the Committee propose to appoint two special Inspectors for tols, their inspections being confined to certain prescribed points. When the increase in expenditure on tol education contemplated by the Committee has been financed, the proposal for special Inspectors may be considered. At present, there appears to be no case for such appointments. There will be a Hindu Inspector on each local Samaj, and the ordinary inspecting staff of the department will for some time to come be able to report on the points on which the Association desire information.

39. In paragraph 92 proposals are put forward for the revision of the staff of the Sanskrit Association office. This involves an increase in expenditure from Rs. 3,356 to Rs. 15,319. Government are doubtful of the possibility of granting so large a sum as Rs. 300 a month as allowance for the Secretary and consider that if the amount of work involved is such as to justify an allowance of this size the creation of a separate whole-time post would better meet the case. Government recognise that increased staff may be necessary, but they have no facts before them to show what amount of extra work will be involved by the changes proposed. They will, therefore, consider the question of increased office staff and allowance to the Secretary in connection with the working out of the detailed orders necessary to bring the new organisation of the Association into being. The staff proposed, as well as their pay, seem *prima facie* excessive and will need careful scrutiny.

40. In concluding the Resolution the Government of Bengal in the Ministry of Education desire to make it clear that the carrying into effect of those proposals of the Committee, which have been accepted in the resolution, is, when new expenditure is involved conditional upon favourable financial conditions, and that except in one or two cases of extreme urgency the proposals cannot enjoy priority as regards selection for budget provision over the many other schemes of educational advance which have been approved and are waiting for funds.

ORDER—Ordered, that the resolution be published in the "Calcutta Gazette" and that copies be forwarded for information to the Director of Public Instruction, Bengal; the Finance Department of this Government; and the Accountant-General, Bengal.

By order of the Government of Bengal,

(Ministry of Education),

A. J. DASH,

Secretary to the Government of Bengal.



The Calcutta Gazette

THURSDAY, MARCH 20, 1930.

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Part I

Orders and Notifications by the Governor of Bengal, the Government of Bengal, the High Court, Government Treasury, etc.

ORDERS BY HIS EXCELLENCY THE GOVERNOR OF BENGAL.

No. 4154A.—11th March 1930.—Under the provisions of section 93 of the Government of India Act, His Excellency the Governor is pleased to accept the resignation tendered by Mr. Robert Niven Gilchrist of his office of member of the Bengal Legislative Council.

No. 4157A.—11th March 1930.—In exercise of the powers conferred by rule 26 (2) of the

Bengal Electoral Rules, His Excellency the Governor is pleased to nominate Mr. Leonard George Pinnell, I.C.S., an official, to be a member of the Bengal Legislative Council.

No. 4325A.—17th March 1930.—In exercise of the powers conferred by rule 26 (2) of the Bengal Electoral Rules, His Excellency the Governor is pleased to nominate Lieutenant-Colonel Hugh Barkley Steen, I.M.S., an official, to be a member of the Bengal Legislative Council.

No. 4328A.—17th March 1930.—Under the provisions of section 93 of the Government of India Act, His Excellency the Governor is pleased to accept the resignation tendered by Mr. Robert Howell Hutchings, I.C.S., of his office of member of the Bengal Legislative Council.

No. 4331A.—17th March 1930.—In exercise of the powers conferred by rule 26 (2) of the Bengal Electoral Rules, His Excellency the Governor is pleased to nominate Mr. Harold Samuel Eaton Stevens, I.C.S., an official, to be a member of the Bengal Legislative Council.

W. D. R. PRENTICE,
Chief Secy. to the Govt. of Bengal.

ORDERS BY THE GOVERNMENT OF BENGAL.

No. 4375A.

Appointments and Transfers.

GENERAL.

Jalpaiguri.—No. 4180A.—11th March 1930.—Babu Chittaranjan Mukharji, Deputy Magistrate and Deputy Collector, Jalpaiguri, is appointed temporarily to act as Deputy Commissioner of that district.

This cancels notification No. 3778A., dated the 25th February 1930.

Malda-Burdwan.—No. 4194A.—12th March 1930.—Mr. J. D. V. Hodge, C.I.E., I.C.S., Magistrate and Collector, Malda, is appointed to be Magistrate and Collector, Burdwan.

Malda.—No. 4198A.—12th March 1930.—Mr. M. O. Carter, I.C.S., officiating Settlement Officer, Malda, is appointed temporarily to act, in addition to his own duties, as Magistrate and Collector of that district.

W. D. R. PRENTICE,
Chief Secy. to the Govt. of Bengal.

POLICE DEPARTMENT.

NOTIFICATIONS.

Mymensingh.—No. 1137Pl.—10th March 1930.—Whereas the Governor in Council has reason to believe that the members of a gang of burglars and thieves, ordinarily residing in the jurisdiction of police-station Mymensingh in the district of Mymensingh and commonly known as "Kalimuddin Shaikh's gang" are addicted to the systematic commission of non-bailable offences:

Now, therefore, the Governor in Council, in exercise of the power conferred by section 3 of the Criminal Tribes Act, 1924 (Act VI of 1924); hereby declares the said gang to be a criminal tribe for the purposes of that Act.

No. 1138Pl.—10th March 1930.—In exercise of the power conferred by section 10 of the Criminal Tribes Act (VI of 1924), the Governor in Council hereby directs that every registered member of "Kalimuddin Shaikh's gang" which has been declared by notification No. 1137Pl., dated the 10th March 1930, to be a criminal tribe shall, in the prescribed manner, report himself at fixed intervals and notify his place of residence, any change or intended change of residence and any absence or intended absence from his residence.

No. 1314Pl.—13th March 1930.—The following draft of an amendment which, in exercise of the power conferred by section 101 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council proposes to make in the rules published under notification No. 2197P.J., dated the 21st May 1920, is hereby published for the information of persons likely to be affected thereby.

2. The draft will be taken into consideration on or after the 22nd April 1930, and any objection or suggestion received by the undersigned with regard thereto before that date will be duly considered:—

Draft amendment.

Rule 8.—Substitute the following for rule 8 in Part III of the said rules:—

"When the board fines a dafadar or chaukidar it shall do so at a meeting, and shall record a proceeding in form G, in triplicate, giving details of the misconduct or neglect complained of, the explanation of the defendant and the amount of fine imposed and shall send, in duplicate, a copy of the proceeding to the District Magistrate, through the Circle Officer, within a week of such meeting."

Burdwan.—No. 1328Pl.—13th March 1930.—In exercise of the power conferred by section 10 of the Criminal Tribes Act, 1924 (Act VI of 1924), the Governor in Council hereby directs that every registered member of "Pajia Singh's gang", ordinarily residing in the jurisdiction of police-stations Asansol and Kulti, in the district of Burdwan, which has been declared by notification No. 2676-P.R., dated the 24th September 1929, to be a criminal tribe by the Government of Bihar and Orissa, shall, in the prescribed manner, report himself at fixed intervals and notify his place of residence, any change or intended change of residence and any absence or intended absence from his residence.

Birbhum.—No. 1363Pl.—17th March 1930.—In exercise of the power conferred by section 34 of the Police Act, 1861 (V of 1861), and in modification of notification dated the 14th November 1866, published at page 2051 of the *Calcutta Gazette* dated the 28th November 1866, the Governor in Council is pleased to extend that section to the town of Suri as comprised within the limits of the Suri municipality in the Sadar subdivision of the district of Birbhum.

Birbhum.—No. 1364Pl.—17th March 1930.
—In exercise of the power conferred by section 34 of the Police Act, 1861 (V of 1861), and in supersession of notification dated the 6th June 1890, published at page 584 of Part I of the *Calcutta Gazette* dated the 11th June 1890, the Governor in Council is pleased to extend that section to the town of Rampurhat consisting of the following villages in the Rampurhat subdivision of the district of Birbhum, viz. :—

Schedule.

Name of village.	General jurisdiction list number of thana Rampurhat.
1	2
Rampurhat	.. 80
Srifala	.. 81
Arazi Akhira Chak	.. 82
Chak Akhira	.. 83
Nischintapur	.. 86
Kujipur	.. 110
Bamnigram	.. 111
Bhabna	.. 112
Kalishara	.. 113
Chak Malpara	.. 114
Bagtoi	.. 115
Chakpara	.. 117

Birbhum.—No. 1366Pl.—17th March 1930.
—In exercise of the power conferred by section 34 of the Police Act, 1861 (V of 1861), and in supersession of notification No. 8203P., dated the 23rd May 1917, published at page 794 of Part I of the *Calcutta Gazette* dated the 30th May 1917, the Governor in Council is pleased to extend that section to the town of Dubrajpur consisting of the following villages in the Sadar subdivision of the district of Birbhum, viz. :—

Schedule.

Name of village.	General jurisdiction list number of thana Dubrajpur.
1	2
Islampur Gird	.. 300
Lalbazar	.. 606
Banugal	.. 607
Dubrajpur Jangal	.. 608
Islampur	.. 614

W. D. R. PRENTICE,
Chief Secy. to the Govt. of Bengal.

Calcutta Police Notification.

The 13th March 1930.

Birbhum.—No. 1365Pl.—17th March 1930.
—In exercise of the power conferred by section 34 of the Police Act, 1861 (V of 1861), and in supersession of notification No. 14070P., dated the 11th December 1916, published at page 2206 of Part I of the *Calcutta Gazette* dated the 13th December 1916, the Governor in Council is pleased to extend that section to the town of Bolpur consisting of the following villages in the Sadar subdivision of the district of Birbhum, viz. :—

Schedule.

Name of village.	General jurisdiction list number of thana Bolpur.
1	2
Krishnanagar or Surul	.. 527
Chak Rasulpur	.. 528
Chak Gopal	.. 529
Kashinagar	.. 530
Makarampur	.. 747
Kalikapur	.. 750
Bolpur	.. 761

In exercise of the powers conferred by clause (c) of sub-section (7) of section 62 of the Calcutta Police Act, 1866 (Bengal Act IV of 1866), the Commissioner of Police, Calcutta, with the previous sanction of the Governor in Council, hereby makes the following amendment in Schedule B referred to in rule 4 under the sub-heading (c) "Standing Vehicles" in Part I of the rules laid down for the regulation of traffic, etc., in the streets and public places of Calcutta and its suburbs, published at page 435, Part I of the *Calcutta Gazette* of the 8th March 1922, under notification, dated the 2nd idem, as amended from time to time.—

Amendment.

In columns 1 and 2 of the said Schedule B substitute the following for the existing entry, namely :—

1	2
Streets.	Manner in which vehicles are allowed to stand or park.

Chowringhee Road (between Park Street and 31/1). In a single line on the east side.

C. A. TEGART, Commissioner.

JUDICIAL DEPARTMENT.

No. 4376A.

Powers.

24-Parganas.—No. 4142A.—10th March 1930.—In exercise of the power conferred by section 164 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased to empower Babu Brinchi Lal Ray, Sub-Deputy Magistrate, and also a Magistrate of the second class at Diamond Harbour, in the district of the 24-Parganas, to record any statement or confession made to him in the course of an investigation under Chapter XIV of the said Code or at any time afterwards before the commencement of the enquiry or trial.

W. D. R. PRENTICE,
Chief Secy. to the Govt. of Bengal.

Appointments and Transfers.

Bankura.—No. 2511J.—10th March 1930.—Babu Rajendra Kishore Das, officiating munsif, is appointed to act as a munsif in the district of Bankura, to be ordinarily stationed at Vishnupur, during the absence, on leave, of Maulvi Saiyid Amjad Ali, or until further orders.

Calcutta.—No. 2692J.—13th March 1930.—In exercise of the power conferred by section 18 of the Code of Criminal Procedure (Act V of 1898), the Governor in Council is pleased to appoint the gentlemen, named below, to be Presidency Magistrates with effect from the 9th April 1930 in Calcutta for a period of three years and to empower each of them to sit singly as a Presidency Magistrate:—

Babu Suresh Chandra Nandi.

Babu Arabinda Lahiri.

Calcutta.—No. 2728J.—13th March 1930.—Mr. Prabodh Chandra Mullick, Solicitor, is appointed to act as the Junior Public Prosecutor, Calcutta, during the absence, on leave, of Mr. Binod Chandra Sen, or until further orders.

Bankura.—No. 2482J.—15th March 1930.—In exercise of the powers conferred by sections 14 and 15 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased—

(a) to confer upon Babu Rakhal Chandra Mukharji the powers of a Magistrate of the second class, in the district of Bankura, for a period of three years from the 12th April 1930, in respect to such cases as may be made over to him within the limits of the Sadar subdivision of the said district,

(b) to direct that he shall, in addition to sitting singly, sit as a member of the Sadar bench in the said district, and

(c) to direct him to take down evidence in the English language.

Leave.

Calcutta.—No. 2725J.—13th March 1930.—Mr. Binod Chandra Sen, Junior Public Prosecutor, Calcutta, is allowed leave on average pay on medical certificate for one month, with effect from the 17th February 1930, under the proviso to article 81 (b) (ii) of the Fundamental Rules.

Resignation.

No. 2786J.—15th March 1930.—The Governor in Council is pleased to accept the resignation tendered by Mr. G. C. Gooding of his appointment as Solicitor to the Government of Bengal, with effect from the 15th March 1930.

Confirmation.

No. 2788J.—15th March 1930.—Mr. S. S. Hodson, officiating Solicitor to the Government of Bengal, is confirmed in his present appointment, with effect from the 15th March 1930, *vice* Mr. G. C. Gooding, resigned.

NOTIFICATIONS.

Bankura.—No. 2777J.—15th March 1930.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint Babu Rajani Kanta Chakrabatti, a member of the Bibarda union board, within the Taldangra police-station in the Sadar subdivision of the Bankura district, to be, during his term of office as such member, a member of the union bench within the jurisdiction of the said union board for the purposes of that section, *vice* Babu Akshay Kumar Datta, resigned.

Bankura.—No. 2778J.—15th March 1930.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint Babu Rajani Kanta Chakrabatti, a member of the Bibarda union board, within the Taldangra police-station in the Sadar subdivision of the Bankura district, to be, during his term of office as such member, a member of the union court within the jurisdiction of the said union board for the purposes of that section, *vice* Babu Akshay Kumar Datta, resigned.

M. C. GHOSH,
Secy. to the Govt. of Bengal.

LOCAL SELF-GOVERNMENT DEPARTMENT.

NOTIFICATIONS.

Minister-in-charge: The Hon'ble Kumar Shib Shokhareswar Ray.

Noakhali.—No. 1129L.S.-G.—17th March 1930.—In exercise of the power conferred by section 22 of the Bengal Local Self-Government Act, 1885 (Bengal Act III of 1885), the Government of Bengal (Ministry of Local Self-Government) are pleased to approve the election by the members of the Noakhali district board of Maulvi Abdul Gofran to be their Chairman.

Tippera.—No. 1131L.S.-G.—17th March 1930.—In exercise of the power conferred by section 29 of the Bengal Local Self-Government Act, 1885 (Bengal Act III of 1885), the Government of Bengal (Ministry of Local Self-Government) are pleased to approve the election by the members of the Tippera district board of Maulvi Ashrafuddin Ahmed Choudhury, M.L.C., to be their Chairman, *vice* the Hon'ble Khan Bahadur K. G. M. Faroqui, resigned.

Murshidabad.—No. 1133M.—17th March 1930.—In exercise of the power conferred by clause (a) of section 59 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to approve the resolution passed by the Commissioners of the Berhampore Municipality, in the district of Murshidabad, under section 27 of the Act, electing Babu Anil Kumar Chatterjee to be their Chairman, *vice* Maharaj Kumar Srish Chandra Nandi, resigned.

Faridpur.—No. 1103L.S.-G.—13th March 1930.—In exercise of the power conferred by section 5 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), and after consideration of the views of the Faridpur district board and the Madaripur local board, the Government of Bengal (Ministry of Local Self-Government) are pleased to direct that each of the following local areas in thana Matbarerchar, in the Madaripur subdivision of the Faridpur district, shall be declared a union for the purposes of the Act.

2. In exercise of the power conferred by sub-section (1) of section 6 of the said Act, the Government of Bengal (Ministry of Local Self-Government) are pleased to establish union boards for each of the unions hereby declared and to fix nine as the number of members of each union board.

3. In exercise of the power conferred by sub-section (3) of section 6 of the said Act, the Government of Bengal (Ministry of Local Self-Government) are pleased to direct that one-third of the members of each union board shall be appointed by the District Magistrate

on the grounds that the electors are inexperienced and that such appointment is necessary for the due representation of minorities.

4. This cancels so much of notification No. 1670L.S.-G., dated the 25th May 1920, as relates to the establishment of the Panchar union board and takes effect from the date on which the next reconstitution of that board falls due:—

Name of district board—Faridpur.

Name of local board—Madaripur.

Name of thana or police-station—Matbarerchar.

Names of union.	Names of mauzas constituting the union with their numbers in the jurisdiction list.	
Panch Char ..	Benchara .. 44	
	Bara Bahadurpur .. 45	
	Chhota Bahadurpur .. 46	
	Bara Doali .. 47	
	Balakandi .. 49	
Panch Char 60	
	Bahir Char .. 50	
	Dakshinkandi .. 51	
	Raghunathpur .. 52	
	Gaur Chardaia .. 53	
	Goalkanda .. 54	
	Baikunthapur .. 81	
Sannyasi Char	Rajar Char Bhandarkhola .. 6	
	Sannyasi Char .. 7	
	Daulatpur .. 8	
	Khas Char Bacha Mara .. 9	
	Char Guptarkanda .. 11	
	Bhandarkhola Patkanda .. 55	
	Khas Sannyasi Char .. 217	

C. W. GURNER,
Secy. to the Govt. of Bengal.

Orders by the Surgeon-General with the Government of Bengal.

No. 4589.—12th March 1930.—Assistant Surgeon Dr. Mahendra Kumar Chakravarty, Superintendent of the Bengal Vaccine Depot, is granted leave on average pay for three months, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the date on which he is relieved of his duties.

No. 4656.—13th March 1930.—Assistant Surgeon Dr. Lal Mohan Ghosal, a Demonstrator of Physiology, Medical College, Calcutta, is appointed to act as Assistant Professor of Physiology of that institution from 21st January 1930 during the absence, on leave, of Dr. Rai Satish Chandra Banerji Bahadur.

G. TATE, MAJOR-GENERAL, I.M.S.,
Surgeon-Genl. with the Govt. of Bengal.

EDUCATION DEPARTMENT.

NOTIFICATIONS.

Darjeeling.—No. 1082 Edn.—17th March 1930.—Mrs. Mac. E. Dowley is appointed temporarily to act as a Preparatory School Mistress, Dow Hill Girls' School, Kurseong, with effect from the date on which she joins the appointment, *vice* Miss K. F. Burns, on leave, or until further orders.

Minister-in-charge: The Hon'ble Mr. K. Nazim-ud-Din, C.I.E.

Calcutta.—No. 1034 Edn.—12th March 1930.—Babu Khagendra Nath Chakravarty, officiating Professor of Mathematics, Presidency College, Calcutta, is appointed substantively to the post and in the Bengal Educational Service, with effect from the date on which he joined the post, *vice* Babu Hem Chandra Sen Gupta, transferred.

Hooghly.—No. 1067 Edn.—15th March 1930.—The Government of Bengal (Ministry of Education) are pleased to appoint Babu Girindra Nath Chatterji, Professor, Hooghly College, to be a member of the governing body of the college, as the elected representative of the college staff, for the remaining period of the academic session 1929-30, *vice* Babu Hari Lal Chaudhuri, transferred.

Registration.

Minister-in-charge: The Hon'ble Mr. K. Nazim-ud-Din, C.I.E.

Birbhum.—No. 225 Regn.—17th March 1930.—Babu Ananta Kumar Sen, Sadar Sub-Registrar of Suri, Birbhum, was allowed leave on half average pay for one day, viz., for the 24th February 1930, under rule 81 (d) of the Fundamental Rules, in extension of the leave already granted to him.

No. 227 Regn.—17th March 1930.—The following officers are confirmed as Sadar Sub-Registrars with effect from the dates mentioned against their names:—

Maulvi Sayyid Haidar Ali, with effect from the 24th December 1928, *vice* Babu Mukunda Lal Ganguli, retired.

Babu Binod Kanta Banerji Chaudhuri, with effect from the 3rd August 1929, *vice* Babu Indu Bhushan Ray, retired.

Mr. A. R. Penheiro, with effect from the 29th October 1929, *vice* Babu Hemanta Kumar Das Gupta, retired.

Babu Kunja Bihari Mukharji, with effect from the 10th January 1930, *vice* Babu Kailash Chandra Bhuiyan, retired.

A. J. DASH,

Secy. to the Govt. of Bengal.

Orders by the Director of Public Instruction, Bengal.

BENGAL EDUCATIONAL SERVICE.

Presidency-Burdwan Divisions.—No. 9B.—10th March 1930.—Miss Kamini Bose, Assistant Inspectress for Zenana Work and Muhammadan Education, Presidency and Burdwan Divisions, in the Bengal Educational Service, is granted, in terms of the proviso to rule 81 (b) (ii) of the Fundamental Rules, leave on medical certificate on average pay for four months, with effect from the 25th January 1930.

Dacca Division.—No. 10B.—10th March 1930.—Babu Rajendra Chandra Ghosh, officiating Second Inspector of Schools, Dacca Division, in the Bengal Educational Service, is granted, in terms of rule 81 (b) (ii) of the Fundamental Rules, leave on average pay for twenty-eight days in extension of the leave granted to him in this office notification No. 57B., dated 2nd December 1929.

H. E. STAPLETON,

Dir. of Pub. Instn., Bengal (offg.).

Orders by the Inspector-General of Registration, Bengal.

Midnapore.—No. 126.—10th March 1930.—Babu Surendra Chandra Khan, Sub-Registrar of Kajlagarh in the district of Midnapore, is allowed leave on average pay for one month, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the date on which he may be relieved.

Chittagong.—No. 127.—10th March 1930.—Maulvi Shamsur Rahman, Sub-Registrar of Gasberia in the district of Chittagong, is allowed leave on average pay for one month, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 14th February 1930.

Chittagong.—No. 128.—10th March 1930.—Maulvi Syed Nurul Haque, Sub-Registrar attached to Chittagong, is appointed to act as Sub-Registrar of Gasberia in the same district, with effect from the 14th February 1930, *vice* Maulvi Shamsur Rahman, Sub-Registrar, on leave, or until further orders.

Faridpur-Bakarganj.—No. 129.—10th March 1930.—Maulvi Abdul Khaleq Khan, Sub-Registrar of Kusiani in the district of Faridpur, is appointed to be Sub-Registrar of Nazirpur in the district of Bakarganj.

Faridpur-Bakarganj.—No. 130.—10th March 1930.—Babu Asita Ranjan Choudhuri, Sub-Registrar of Palong in the district of Faridpur, is appointed to be Sub-Registrar of Matheria in the district of Bakarganj.

Faridpur.—No. 131.—10th March 1930.—Maulvi Ghyasuddin Ahmad, officiating Sub-Registrar of Rajoir in the district of Faridpur, is appointed to be Sub-Registrar of Sibchar in the same district.

This cancels this department notification No. 49, dated the 24th January 1930, appointing him to be Sub-Registrar of Nagarkanda in the district of Faridpur.

Faridpur.—No. 132.—10th March 1930.—Babu Rai Mohan Mazumdar, Sub-Registrar of Sibchar in the district of Faridpur, is appointed to be Sub-Registrar of Kusiani in the same district.

Faridpur.—No. 133.—10th March 1930.—This department notification No. 50, dated the 24th January 1930, appointing Maulvi Abdur Razzak, Sub-Registrar of Nagarkanda in the district of Faridpur, to be the Sub-Registrar of Gopalganj in the same district is cancelled.

Faridpur-Khulna.—No. 134.—10th March 1930.—This department notification No. 51, dated the 24th January 1930, appointing Babu Prafulla Chandra Sen Gupta, Sub-Registrar of Gopalganj in the district of Faridpur, to be the Sub-Registrar of Dumuria in the district of Khulna is cancelled.

Hooghly.—No. 135.—10th March 1930.—Babu Girindra Nath Ray, Sub-Registrar of Arambagh in the district of Hooghly, is allowed leave on average pay for one month, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 1st March 1930.

Mymensingh.—No. 136.—10th March 1930.—This department notification No. 102, dated the 21st February 1930, appointing Maulvi Raziuddin Muhammad Idris, Sub-Registrar attached to Mymensingh to act as Sub-Registrar of Sagardighi in the same district, is cancelled.

Dacca-Bakarganj.—No. 137.—10th March 1930.—Maulvi A. A. Muhammad Hamid Bakht, Sub-Registrar attached to Dacca, is appointed to act as Sub-Registrar of Nalchiti in the district of Bakarganj, with effect from the afternoon of the 29th January 1930, *vice* Babu Amrita Lal Das Gupta, Sub-Registrar, on leave, or until further orders.

Faridpur.—No. 138.—10th March 1930.—Maulvi Ulfatul Karim, Sub-Registrar, is appointed to act, until further orders, as Sub-Registrar of Madaripur in the district of Faridpur.

This cancels this department notification No. 76, dated the 11th February 1930.

Faridpur.—No. 139.—10th March 1930.—Babu Hem Chandra Ray, Sub-Registrar attached to Faridpur, is appointed to act as Sub-Registrar of Chikandi in the same district with effect from the date on which he joins the appointment, *vice* Babu Kalipada Basu Ray, Sub-Registrar, on leave, or until further orders.

Chittagong.—No. 140.—10th March 1930.—Maulvi Mahfuzal Haq, officiating Sub-Registrar of Banskhali in the district of Chittagong, is allowed leave on average pay for four days, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 5th March 1930.

Chittagong.—No. 141.—10th March 1930.—Maulvi Syed Nurul Haque, officiating Sub-Registrar of Gasberia in the district of Chittagong, is allowed leave on average pay for two days, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 5th March 1930.

Midnapore.—No. 142.—11th March 1930.—Babu Jamini Kanta Bakshi, Joint Sub-Registrar of Contai in the district of Midnapore, is allowed leave on average pay for one month, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 16th February 1930.

Bakarganj.—No. 143.—11th March 1930.—Babu Dinesh Chandra Chanda, Sub-Registrar of Bamrai in the district of Bakarganj, is allowed leave on average pay for twelve days, under rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him in this department notification No. 142, dated the 13th January 1930.

Bakarganj-Faridpur.—No. 144.—13th March 1930.—Babu Amrita Lal Das Gupta, Sub-Registrar of Nalchiti in the district of Bakarganj, on leave, is appointed to be Sub-Registrar of Palong in the district of Faridpur.

J. N. RAY,
Inspr.-Genl. of Regn., Bengal.

COMMERCE DEPARTMENT.

NOTIFICATION.

No. 1700Com.—10th March 1930.—Mr. R. Grant, Inspector of Boilers, Bengal, is allowed leave out of India, on average pay, for eight months, under rule 81 (b) (i) of the Fundamental Rules, with effect from the 29th March 1930, or any subsequent date from which he may avail himself of it.

A. CASSELLS,
Secy. to the Govt. of Bengal.

DEPARTMENT OF AGRICULTURE AND INDUSTRIES.

Orders by the Commissioner of Excise and Salt, Bengal.

No. 44Exc.—13th March 1930.—Maulvi Rahamuddin Biswas, Temporary Inspector of Excise and Salt, in charge of Messrs. Abdul Gunnys Laboratory, is posted to the laboratory of Bengal Chemical and Pharmaceutical Works, Ltd.

No. 45Exc.—13th March 1930.—Babu Sushil Ch. Gupta, Inspector of Excise and Salt, Naugaon, is allowed leave on average pay for three months, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 7th April 1930.

S. K. RAHA,
Commissioner of Excise and Salt, Bengal.

REVENUE DEPARTMENT.

Land Revenue.

APPORTIONMENT ORDER.

No. 3233L.R.—7th March 1930.—Under section 114 of the Bengal Tenancy Act, 1885 (Act VIII of 1885), the Governor in Council has determined that in police-stations Bishnupur, Budge-Budge, Sonarpur, Bhagore and Deganga, in the district of the 24-Parganas, where the preparation of record-of-rights has been undertaken under notification No. 7794L.R., dated the 15th September 1924, the landlords' and tenants' share of cost for the survey and preparation of record-of-rights including the estimated cost of maintenance of boundary marks for a period of fifteen years shall be apportioned and recovered as specified below:—

(1) The rate of Re. 1-8 shall be levied per acre of which raiyats, including persons holding non-agricultural tenancies, shall pay 9 annas per acre and their landlords of all grades together 15 annas per acre.

Common lands such as rivers, roads khals, burning ghat, etc., shall be excluded from assessment but not tanks even if used for irrigation.

(2) Landlords shall pay the raiyats' share of lands in their khas possession and raiyats shall pay the full raiyati rate for lands covered by their holdings.

(3) Rent-free holders, whether of the degree of raiyats or tenure holders, shall pay the whole of the landlords' share for their lands.

(4) As between the different grades of landlords, the landlords' share shall be apportioned thus:—

(a) permanent tenure-holders whose rent is fixed in perpetuity shall pay their own share of the cost and that of the landlords' superior to them;

(b) other permanent tenure-holders and temporary tenure-holders whose lease has over fifteen years to run shall pay three-fourths of the landlords' share and their landlords shall pay the remaining one-fourth;

(c) temporary tenure-holders whose lease has fifteen years to run shall pay fifteen-sixteenths of the share they would pay in accordance with (b) above, if they were permanent tenure-holders and so on proportionately according to the number of years of the lease to run, and

(d) temporary tenure-holders who do not hold on a lease or for a fixed term shall pay half of the landlord's share.

Explanation.—The calculation shall be made from the lowest grade of landlords immediately above the raiyats. The period for which the lease of the tenure or under-tenure is to run is to be reckoned in each case from the close of the agricultural year in which the record is finally published.

(5) Proprietors of estates lying in police stations Bishnupur and Sonarpur in respect of which the particulars specified in notification No. 2330L.R., dated the 14th February 1927, have been recorded will pay at the rate of 2 annas per acre in addition to what they are liable to pay under clause 2 or 4 above.

(6) Under-raiyats shall pay at the rate of 4 annas for a tenancy or part of a tenancy recorded in one village.

(7) The calculation shall be made—

(a) to the nearest anna;

(b) area less than one acre shall be charged for as one acre;

(c) for broken areas over one acre there shall be no charge for the broken portion, if less than half an acre; but if the broken portion be half an acre or upwards, it shall be taken as a full acre; and

(d) the minimum charge for any tenancy or part of a tenancy recorded in one village shall be annas four only.

NOTIFICATIONS.

Burdwan-Hooghly-Howrah.—No. 3379L.R.—10th March 1930.—Under the provisions of section 3 (14) of the Bengal Tenancy Act, 1885 (Act VIII of 1885), Babu Anukul Chandra Ganguli and Babu Hemendra Nath Basu, Settlement Kanungos, are authorised to discharge, in the districts of Burdwan, Hooghly and Howrah, the functions of a Revenue Officer, under Chapter X of that Act, so far as they relate to surveys and the preparation of record-of-rights.

Nadia.—No. 3507L.R.—12th March 1930.—In exercise of the power conferred by section 103B, sub-section (3) of the Bengal Tenancy Act, 1885 (Act VIII of 1885), the Governor in Council is pleased to declare that a record-of-rights has been finally published under section 103A, sub-section (2) of the said Act, in respect of every village included in the police-station of Karimpur in the district of Nadia.

Bakarganj.—No. 3577L.R.—13th March 1930.—Under section 3 of the Bengal Survey Act, 1875 (Bengal Act V of 1875), the Governor in Council is pleased to order that a survey shall be made of all lands which are comprised in Government estate Chak Naltona, 1st block, bearing tauzi No. 6496 in the Bakarganj Collectorate and situated in the district of Bakarganj, and that boundaries of the estates, tenures, mauzas and fields be demarcated on the lands so to be surveyed.

Bakarganj.—No. 3578L.R.—13th March 1930.—In exercise of the powers conferred by section 101 (2) (d) of the Bengal Tenancy Act, 1885 (Act VIII of 1885), the Governor in Council is pleased to order that a survey shall be made and a record-of-rights prepared in respect of all lands which are comprised in Government estate Chak Naltona, 1st block, bearing tauzi No. 6496 in the Bakarganj Collectorate and situated in the district of Bakarganj.

The particulars to be recorded in the record-of-rights shall be the following:—

- (a) the name of each tenant or occupant;
- (b) the class or classes to which each tenant belongs, that is to say, whether he is a tenure-holder, raiyat holding at fixed rates, settled raiyat, occupancy raiyat, non-occupancy raiyat, or under-raiyat with or without a right of occupancy and if he is a tenure-holder, whether he is a permanent tenure-holder or not, and whether his rent is liable to enhancement during the continuance of his tenure;
- (c) the situation and quantity and one or more of the boundaries of the land held by each tenant or occupier;
- (d) the name of each tenant's landlord;
- (e) the name of each proprietor, in the local area or estate with the character and extent of his interest, and the situation and quantity and one or more of boundaries of the lands, if any, which are his private lands as defined in Chapter XI of the Act;
- (f) the rent and cess lawfully payable by each tenant at the time the record-of-rights is being prepared;
- (g) the amount payable in respect of any rights of pasturage, forest rights, rights over fisheries and the like at the time the record-of-rights is being prepared, the conditions and incidents appertaining to such rights and if the amount is gradually increasing amount the time at which and the increments by which it increases;
- (h) the mode in which that rent has been fixed, whether by contract by order of a Court, or otherwise;
- (i) if the rent is a gradually increasing rent, the time at which, the steps by which, it increases;
- (j) the rights and obligations of each tenant and landlord in respect of—
- (i) the use by tenants of water for agricultural purposes whether obtained from a river, jhil, tank or well or any other source of supply, and

(ii) the repair and maintenance of appliances for securing a supply of water for the cultivation of the land held by each tenant, whether or not such appliances be situated within the boundaries of such land;

(k) the special conditions and incidents, if any, of the tenancy;

(l) any right-of-way or other easement attaching to the land for which a record-of-rights is being prepared;

(m) if the land is claimed to be held rent-free, whether or not rent is actually paid, and if not paid, whether or not the occupant is entitled to hold the land without payment of rent, and, if so entitled, under what authority;

Provided that if lands are not used for purposes connected with agriculture or horticulture, it shall be sufficient to record that fact together with the prescribed particulars relating to the occupant, the landlord and the tenancy.

Land Acquisition.

24-Parganas.—No. 3425L.A.—11th March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of district board, 24-Parganas, for a public purpose, viz., for widening Balakhaly-Bibirhat road for metalling in the villages of Puranderpur, Birel, Kalyanpur, Dhamnagar, Bamangachi, Dhopagachi, Jagadishpur, Adharmanik, Julpi, Umarpota, Balakhaly, Tafua, Jalilpur, Rajrak Gohalia, Kowradungi, Gabberia, Kriatotala, Moudi and Meerpur, jurisdiction lists Nos. 97, 94, 96, 95, 123, 103, 105, 203, 202, 181, 183, 180, 186, 187, 188, 189, 151, 150 and 141, thanas Barrinagar, Bishnupur and Sonarpur, parganas Maguri and Azimabad, district 24-Parganas, it is hereby notified that for the above purpose sixty pieces of lands as described below and measuring, more or less, 12·559 acres, and with a width varying from 10 feet to 60 feet, are likely to be required within the villages mentioned above:—

Plot No. 1.—Commencing from chainage 1·00 from Bajupur-Bistupur road and ending at chainage 5·42 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 2.—Commencing from chainage 5·50 and ending at chainage 16·00 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 3.—Commencing from chainage 16·00 and ending at chainage 19·00 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 4.—Commencing from chainage 20·00 and ending at chainage 27·00 and lying on the west of Balakhaly-Bibirhat road.

Plot No. 5.—Commencing from chainage 27·00 and ending at chainage 31·00 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 6.—Commencing from chainage 31·00 and ending at chainage 35·46 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 7.—Commencing from chainage 36·06 and ending at chainage 45·00 and lying partly along the north side of Balakhaly-Bibirhat road and partly lying on the north of triangular plot north of Balakhaly-Bibirhat road.

Plot No. 8.—Commencing from chainage 45·00 and ending at chainage 51·30 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 9.—Commencing from chainage 51·40 and ending at chainage 54·81 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 10.—Commencing from chainage 54·81 and ending at chainage 63·00 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 11.—Commencing from chainage 66·00 and ending at chainage 69·64 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 12.—Commencing from chainage 69·72 and ending at chainage 71·35 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 13.—Commencing from chainage 71·60 and ending at chainage 76·00 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 13A.—Commencing from chainage 76·10 and ending at chainage 79·00 and lying partly on the north side of Balakhaly-Bibirhat road and partly lying on the north of triangular plot north of Balakhaly-Bibirhat road.

Plot No. 14.—Commencing from chainage 79·15 and ending at chainage 82·00 and lying on the east side of Balakhaly-Bibirhat road.

Plot No. 15.—Commencing from chainage 82·00 and ending at chainage 88·80 and lying on the east side of Balakhaly-Bibirhat road.

Plot No. 16.—Commencing from chainage 89·50 and ending at chainage 95·40 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 17.—Commencing from chainage 98·40 and ending at chainage 99·12 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 18.—Commencing from chainage 99·26 and ending at chainage 99·80 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 19.—Commencing from chainage 102·80 and ending at chainage 104·00 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 20.—Commencing from chainage 105·03 and ending at chainage 106·27 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 21.—Commencing from chainage 106·38 and ending at chainage 118·24 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 22.—Commencing from chainage 118·44 and ending at chainage 131·19 and lying partly on the north side of Balakhaly-Bibirhat road and partly lying on the north of rectangular plot north of Balakhaly-Bibirhat road.

Plot No. 23.—Commencing from chainage 132·80 and ending at chainage 141·00 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 24.—Commencing from chainage 146·00 and ending at chainage 148·00 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 25.—Commencing from chainage 203·00 and ending at chainage 229·60 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 26.—Commencing from chainage 231·29 and ending at chainage 233·90 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 27.—Commencing from chainage 234·00 and ending at chainage 237·00 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 28.—Commencing from chainage 243·50 and ending at chainage 248·22 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 29.—Commencing from chainage 251·00 and ending at chainage 252·40 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 30.—Commencing from chainage 263·50 and ending at chainage 272·30 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 31.—Commencing from chainage 273·00 and ending at chainage 276·50 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 32.—Commencing from chainage 284·30 and ending at chainage 293·14 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 33.—Commencing from chainage 294·50 and ending at chainage 297·01 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 34.—Commencing from chainage 302·10 and ending at chainage 304·00 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 35.—Commencing from chainage 311·00 and ending at chainage 317·40 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 36.—Commencing from chainage 320·68 and ending at chainage 323·64 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 37.—Commencing from chainage 323·80 and ending at chainage 325·50 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 38.—Commencing from chainage 326·60 and ending at chainage 333·64 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 39.—Commencing from chainage 333·76 and ending at chainage 339·48 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 40.—Commencing from chainage 339·56 and ending at chainage 343·18 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 41.—Commencing from chainage 343·18 and ending at chainage 347·64 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 42.—Commencing from chainage 348·00 and ending at chainage 352·86 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 43.—Commencing from chainage 352·86 and ending at chainage 354·85 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 44.—Commencing from chainage 358·20 and ending at chainage 372·90 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 45.—Commencing from chainage 372·45 and ending at chainage 394·95 and partly lying on the north side of Balakhaly-Bibirhat road and partly lying on the north of triangular plot north of Balakhaly-Bibirhat road.

Plot No. 46.—Commencing from chainage 398·50 and ending at chainage 406·22 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 47.—Commencing from chainage 410·00 and ending at chainage 413·50 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 48.—Commencing from chainage 415·00 and ending at chainage 428·00 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 49.—Commencing from chainage 428·00 and ending at chainage 432·03 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 50.—Commencing from chainage 432·03 and ending at chainage 435·50 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 51.—Commencing from chainage 435·00 and ending at chainage 438·00 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 52.—Commencing from chainage 439·00 and ending at chainage 445·20 and lying partly on the north side of Balakhaly-Bibirhat road and partly lying on the north of triangular plot north of Balakhaly-Bibirhat road.

Plot No. 53.—Commencing from chainage 445·86 and ending at chainage 451·20 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 54.—Commencing from chainage 451·20 and ending at chainage 455·59 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 55.—Commencing from chainage 455·59 and ending at chainage 460·00 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 56.—Commencing from chainage 464·22 and ending at chainage 467·00 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 57.—Commencing from chainage 467·00 and ending at chainage 470·50 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 58.—Commencing from chainage 472·25 and ending at chainage 474·10 and lying on the north side of Balakhaly-Bibirhat road.

Plot No. 59.—Commencing from chainage 477·00 and ending at chainage 479·82 and lying on the south side of Balakhaly-Bibirhat road.

Plot No. 60.—Commencing from chainage 480·00 and ending at chainage 484·00 and lying on the north side of Balakhaly-Bibirhat road.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the District Engineer, 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

Khulna.—No. 3447L.A.—11th March 1930.—Babu Rebati Nath Chatterjee, Subdivisional Officer, Bagerhat, in the district of Khulna, is vested with the powers of a Collector under the Land Acquisition Act, I of 1894, in that subdivision.

Khulna.—No. 3497L.A.—12th March 1930.—The Governor in Council is pleased to cancel so much of the notification No. 11860L.A., dated the 9th July 1928, under section 4 of the Land Acquisition Act, I of 1894, published at page 1493, Part I of the *Calcutta Gazette* of the 12th idem, as relates to 0·37 of an acre of land, comprised in northern part of plot No. 395 as described below, in respect of the acquisition of land required for the Karapara High English School in the village of Karapara, pargana Havelkhali-Fatehabad, zilla Khulna:—

Boundaries:

North—By part of the district settlement cadastral plot No. 392 and district settlement plot No. 396.

East—By the district settlement plots Nos. 394 and 396.

South—By the remaining portion of plot No. 395.

West—By the district settlement cadastral plot No. 392.

Midnapore.—No. 3501L.A.—12th March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for constructing a ring bund across the breach at Birsinghapur in the 14th mile of Taccavi Embankment No. 3, Hoodah No. 2, in the village of Birsinghapur, jurisdiction list No. 43, thana Debra, pargana Kutubpur, zilla Midnapore, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0·65 of an acre, comprised in portion of cadastral survey plots Nos. 394 and 395, is likely to be required within the aforesaid village of Birsinghapur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

24-Parganas.—No. 3583L.A.—13th March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Managing Committee of the Taki Sadharan Pustakalaya-O-Pathagar for the construction of a building for the Taki Sadharan Pustakalaya-O-Pathagar in the village of Taki, jurisdiction list No. 51, thana Hoseinabad, pargana Agarpara, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot No. 1585 and portion of cadastral survey plot No. 1586 and measuring, more or less, 0·1694 of an acre, is likely to be required within the aforesaid village of Taki.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

Calcutta.—No. 3589L.A.—13th March 1930.—The Governor in Council is pleased to cancel so much of the notification No. 12294L.A., dated the 19th September 1929, under section 4 of the Land Acquisition Act, I of 1894, published at pages 1801-02, Part I of the *Calcutta Gazette* of the 26th idem, as relates to that portion of the land measuring, more or less, 0·495 of an acre, bounded as described below, out of the total area of 18·6776 acres required by the Calcutta Improvement Trust for the street scheme known as Scheme No. VII-II (Central Avenue— from Beadon Street to Grey Street) in ward No. III of the Calcutta Municipality in the city of Calcutta:—

Boundaries.

(1) Portion of 1, Gulu Ostagor Lane used as passage—

North—By the remaining portion of premises No. 1, Gulu Ostagor Lane.

East and South—By premises No. 90, Durga Charan Mitter Street.

West—Partly by Gulu Ostagor Lane and partly by sewered ditch.

(2) Temple at No. 25, Grey Street—

North—By Grey Street.

East—By premises No. 25/1, Grey Street.

South—By premises No. 1, Balakhana Street.

West—By Baldeoiji Lane.

Burdwan.—No. 3592L.A.—13th March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Burdwan Central Co-operative Bank, Ltd., for the construction of a building for the bank and office, in the village of Radhanagar, jurisdiction list No. 35, thana Burdwan, pargana Burdwan, district Burdwan, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0·522 of an acre, bounded on the—

North—By the lands of Indra Narayan Dubey,

East—By the lands of Sashi Bhushan Bose and others,

South—By the lands of Lala Muktiproakash Nandey and others,

West—By Grand Trunk Road,

is likely to be required within the aforesaid village of Radhanagar.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Deputy Collector, Burdwan.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

Rangpur.—No. 3719L.A.—15th March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for trenching ground at Kurigram, in the village of Krishnapur Nagarband, jurisdiction list No. 47, thana Kurigram, pargana Bahirband, district Rangpur, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0·65 of an acre, bounded on the—

North and West—By drain,

South—By channel,

East—By Chaku Shekh's bamboo and patit land,

is likely to be required within the aforesaid village of Krishnapur Nagarband.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Rangpur.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Rangpur.

Birbhum.—No. 3725L.A.—15th March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the district board of Birbhum for a public purpose, viz., for widening the 4th mile of the Bolpur-Parui Road, in the village of Goalpara, pargana Bhurkunda, zilla Birbhum, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0·0027 of an acre, comprising part of settlement plot No. 211, is likely to be required within the aforesaid village of Goalpara.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Birbhum.

Faridpur.—No. 3759L.A.—17th March 1930.

—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the district board of Faridpur for a public purpose, viz., for the diversion of the Bhanga Road at Bakhunda ferry ghat, in the village of Bakhunda, jurisdiction list No. 145, thana Faridpur, pargana Haveli, zilla Faridpur, it is hereby notified that for the above purpose a piece of land, comprising portions of cadastral survey plots Nos. 935, 937, 938, 2156, 2157, 2158, 2159, 2160 and 3273 and measuring, more or less, 0·40 of an acre, is likely to be required within the aforesaid village of Bakhunda.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Faridpur.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Faridpur.

ERRATA.

Birbhum.—No. 3429L.A.—11th March 1930.—In line 5 of the notification No. 8769L.A., dated 21st August 1925, under section 4 of Land Acquisition Act, published at page 1365, Part I of the *Calcutta Gazette* of 27th August 1925, in respect of the acquisition of land required by the East Indian Railway for the purpose of additional waterways in the villages Dhitora and Palsa, pargana Rajnahi, zilla Birbhum, for "17·03 acres" read "17·19 acres".

Faridpur.—No. 3595L.A.—13th March 1930.—In lines 6 and 17 of the notification No. 10776L.A., dated the 14th August 1929, under section 4 of the Land Acquisition Act, published at pages 1651-52, Part I of the *Calcutta Gazette* of the 22nd idem, in respect of the acquisition of land required for a dredging compartment in the Lower Kumar River, in the village of Ghatmanji, thana Madaripur, zilla Faridpur, add "and Gashbari" after the word Ghatmanji; in line 9 read "7·83 acres" in place of "7·1900 acres"; in line 11 add "and plot No. 1281" after 70, and in line 14 read "1218" in place of "121B".

24-Parganas.—No. 3722L.A.—15th March 1930.—In line 12 of the notification No. 14537L.A., dated the 6th November 1929, published at page 2002, Part I of the *Calcutta Gazette* of the 14th idem, in connection with the proposed acquisition of land required by the Eastern Bengal Railway for a siding to the Standard Oil Company's premises at Budge Budge in the village of Chitragunge, pargana Balia, district 24-Parganas, *read "0·043"* of an acre in place of "*0·43*" of an acre.

Burdwan.—No. 3756L.A.—17th March 1930.—In notification No. 15370L.A., dated 23rd November 1929, under section 4 of the Land Acquisition Act, published at pages 2075-76, Part I of the *Calcutta Gazette* of the 28th idem, in respect of the proposed acquisition of 7·82 acres of land required for the construction of the 4th mile of Reach No. 1 of the Main Canal in connection with the Damodar Canal Project in the district of Burdwan, *read "Maugram" for "Fatehpur"* wherever it occurs.

DECLARATIONS.

Khulna.—No. 3498L.A.—12th March 1930.—Whereas it appears to the Governor in Council that land is required to be taken by Government partly at the public expense and partly at the expense of the Karapara High English School authority, for a public purpose, viz., for the Karapara High English School in the village of Karapara, pargana Havelikhali-Fatehabad, zilla Khulna, it is declared that for the above purpose a piece of land measuring, more or less, 1·05 acres, and comprising the district settlement cadastral plots Nos. 394 and 396 in whole, and plot No. 395 in part of mauza Karapara, is required within the aforesaid village of Karapara.

The declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Subdivisional Officer of Bagerhat.

Burdwan.—No. 3504L.A.—12th March 1930.—Whereas it appears to the Governor in Council that land is required to be taken by Government at the expense of the Asansol Municipality for a public purpose, viz., for constructing a Feeder Road from the road to Burnpur to the Asansol Water Works, in the village of Kalajhariya, jurisdiction list No. 33, in thana Asansol, pargana Shergarh, district Burdwan, it is hereby declared that for the above purpose a piece of land comprising parts of cadastral plots No. 316, 291 and 1103 and measuring, more or less, 0·48 of an acre, is required within the aforesaid village of Kalajhariya.

Mines of coal, iron-stone, slate or other minerals lying under the land or any particular portion of the land, except only such parts of the mines and minerals as it may be necessary to dig, or carry away, or use, in the construction of the work for the purpose of which the land is being acquired are not needed.

This declaration is made, under the provisions of section 6 of Act I of 1894, and section 3, clause (1), Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Chairman, Asansol Municipality.

Calcutta.—No. 3586L.A.—13th March 1930.—Whereas it appears to the Governor in Council that land is required to be taken by Government at the expense of the Calcutta Improvement Trust for a public purpose, viz., for street scheme No. VII-H (Central Avenue—from Beadon Street to Grey Street) in ward No. III of the Calcutta Municipality in the city of Calcutta, it is hereby declared that for the above purpose a piece of land measuring, more or less, 56 bighas 7 cottahs of standard measurement equivalent to 18·6281 acres, bounded on the—

North—By Grey Street,

East—By premises No. 26/2, Grey Street, premises No. 4/1, Balakhana Street, premises No. 27, Grey Street, Kali Dutt Street, Hari Mohan Bose Lane, Musjidbari Street, Gulu Ostagor Lane, sewered ditch, premises No. 1, Gulu Ostagor Lane, and premises No. 1/1, Gulu Ostagor Lane, premises No. 88, Durga Charan Mitra Street, Durga Charan Mitra Street, premises Nos. 27/3, 27/2, 27/1, 27 and 28/2, Durga Charan Mitra Street, sewered ditch, premises No. 26, Nilmoni Mitra Street, public passage, premises Nos. 27 and 30/2, Nilmoni Mitra Street, Nilmoni Mitra Street, remaining portion of common passage appertaining to premises Nos. 16/A, 16/1A, 17/A, 17/1 and 17/1/1, Nilmoni Mitra Street, premises No. 17/1, Nilmoni Mitra Street, sewered ditch; the remaining portion of premises No. 67, Beadon Street, premises No. 67/1, Beadon Street,

South—By Beadon Street, premises Nos. 72, 73 and 74, Beadon Street, and Beadon Street,

West—By premises No. 75/1, Beadon Street, the remaining portion of premises No. 75, Beadon Street, premises No. 77, Beadon Street, the remaining portion of No. 75, Beadon Street, premises Nos. 2 and 2/1, Zurriff Lane, Zurriff Lane, Nilmoni Mitra Street, premises No. 38/1, Nilmoni Mitra Street, premises No. 1, Gouri Sankar Lane, Gouri Sankar Lane, Durga Charan Mitra Street, premises No. 94, Durga Charan Mitra Street, premises Nos. 1 and 2, Ramjoy Seal Lane, sewered ditch, the remaining portion of premises No. 22/1, Musjidbari Street, Musjidbari Street, premises No. 149, Musjidbari Street, premises Nos. 40B and 42, Joy Mitra Street, Joy Mitra Street, premises No. 51, Joy Mitra Street, sewered ditch, premises No. 6/1, Tarak Chatterjee Lane, Tarak Chatterjee Lane, premises Nos. 17 and 17/1, Tarak Chatterjee Lane, and a sewered ditch,

excluding the public lands, roads, drains, sewered ditches, musjid, dargas and temple at premises No. 25, Grey Street and also the lands acquired under declaration No. 7801 L.A., dated the 23rd September 1918, being premises No. 34/1/1, Gulu Ostagor Lane,

and under declaration No. 468T.R., dated the 15th May 1920, being premises No. 22, Durga Charan Mitra Street,

is required within the aforesaid ward No. III of the Calcutta Municipality.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the First Land Acquisition Collector at No. 5, Bankshall Street, Calcutta.

Burdwan.—No. 3620L.A.—13th March 1930.—Whereas it appears to the Governor in Council that additional land is required to be taken by Government at the public expense for a public purpose, viz., for a goods shed and siding at Bhedia station, Loop line, East Indian Railway, in the village of Bhedia, jurisdiction list No. 140 in thana Ausgram, pargana Monoharshahi, district Burdwan, it is hereby declared that for the above purpose a piece of land measuring, more or less, 0.29 of an acre, bounded on the—

North and West—By the lands of the East Indian Railway,

South and East—By the lands of Tarapada Chatterjee,

is required within the aforesaid village of Bhedia.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Deputy Collector, Burdwan, as well as in that of the Divisional Superintendent, East Indian Railway, Howrah.

Burdwan.—No. 3755L.A.—17th March 1930.—Whereas it appears to the Governor in Council that additional land is required to be taken by Government at the public expense for a public purpose, viz., for the 4th mile of Reach No. I of the Main Canal in connection with the Damodar Canal Project, in the villages of Maugram, Kasba and Jaykrishnabati, jurisdiction list Nos. 16, 17 and 29, in thana Galsi, pargana Champanagari, district Burdwan, it is hereby declared that for the above purpose three pieces of land altogether measuring, more or less, 7.82 acres, as described below:—

Block A:

Commencing from chainage 17,040 feet in mauza Kasba and proceeding generally towards east and terminating at chainage 21,085 feet in mauza Jaykrishnabati, varying in width from 5 feet to 77½ feet and being 4,045 feet in length;

Block B:

Commencing from chainage 16,290 feet in mauza Maugram and proceeding generally towards south-east through mauzas Maugram and Kasba and terminating at chainage 18,747 feet, varying in width from 5 feet to 350 feet and being 2,457 feet in length,

Block C:

Commencing from chainage 18,747 feet and proceeding generally towards east through mauzas Kasba and Jaykrishnabati and terminating at chainage 21,085 feet in mauza Jaykrishnabati, varying in width from 2 feet to 80 feet and being 2,338 feet in length,

are required within the aforesaid villages of Maugram, Kasba and Jaykrishnabati.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Deputy Collector, Burdwan, as well as in that of the Executive Engineer, Damodar Canal Division, Burdwan.

ERRATUM.

Birbhum.—No. 3428L.A.—11th March 1930.—In line 5 of the declaration No. 4845L.A., dated 26th April 1926, under section 6 of Land Acquisition Act, published at page 621, Part I of the *Calcutta Gazette*, dated 29th April 1926, in respect of the acquisition of land required by the East Indian Railway for the purpose of additional waterways in the villages Dhitora and Palsa, pargana Rajshahi, zilla Birbhum, for "17.03 acres" read "17.19 acres".

Forests.

NOTIFICATIONS.

No. 3341For.—8th March 1930.—The following notification of the Government of India, Department of Education, Health and Lands, is republished for general information:—

No. 223-F., dated New Delhi, the 19th February 1930.

Notification—By the Government of India, Department of Education, Health and Lands.

In this department notification No. 105-F., dated the 24th January 1929, regarding the appointment of Mr. E. O. Shebbeare as substantive Conservator of Forests, Northern Circle, Bengal, for "6th November 1928" read "24th May 1928."

No. 3362For.—10th March 1930.—The following notification of the Government of India, Department of Education, Health and Lands, is republished for general information:—

No. 227-F., dated New Delhi, the 19th February 1930.

Notification—By the Government of India, Department of Education, Health and Lands.

Mr. J. Homfray, officiating Conservator of Forests, Bengal, is confirmed as Conservator with effect from the afternoon of 28th February 1929.

No. 927L.—17th March 1930.—Mr. A. M. Hutchison, First Assistant Secretary to the Government of Bengal in the Legislative Department and Assistant Secretary to the Bengal Legislative Council, is allowed leave on average pay for seven months and two days under rules 81 (b) (i) and 99 of the Fundamental Rules, with effect from the 1st April, 1930.

J. BARTLEY,
Secy. to the Govt. of Bengal.

HIGH COURT NOTICES.

Original Side.

The 12th March 1930.

In supersession of the notification, dated 15th January 1930, published in the *Gazette of India*, dated 18th January 1930, Part II, page 66, the Hon'ble the Chief Justice of Bengal has been pleased to confirm Mr. Kanai Lal Mitra and Mr. Sachindra Nath Banerjee (Assistant Registrars, on probation, of Rs. 300 each) in their appointments with effect from the 2nd January 1930 and 9th January 1930, respectively.

The 13th March 1930.

The Hon'ble the Chief Justice of Bengal has been pleased to confirm the following appointments in place of Mr. J. S. Cotta, Assistant Registrar, High Court, Original Side (retired), with effect from the 12th March 1930:—

Mr. Kanai Lal Mitra, Assistant Registrar (300), *vice* Mr. J. S. Cotta (400-600).

Mr. Jatindra Nath De, Assistant Registrar (200-300), *vice* Mr. Kanai Lal Mitra.

Mr. Subodh Chandra Sen Gupta, Superintendent, Current Department (200-250), *vice* Mr. Jatindra Nath De.

By order,

MAURICE REMFREY,

Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS.

Burdwan Division—Chinsura.

No. 483L.S.G.—5th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of the rules for the election and appointment of members of union boards, etc., Babu Nimai Chandra Hui has been duly elected to be a member for ward No. I of the Patuli union board in police-station Purbasthali in the Kalna subdivision of the district of Burdwan, *vice* Babu Sri-gopal Bhattacharya, removed.

No. 486L.S.G.—5th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of the rules for the election and appointment of members of union boards, etc., Babu Nalini Kumar Basu has been duly elected to be a member for Ward No. I of the Dhatrigram union board in police-station Kalna in the Kalna subdivision of the district of Burdwan, *vice* Babu Ahibusan Banerjee, removed.

No. 489L.S.G.—5th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of the rules for the election and appointment of members of union boards, etc., Munshi Matlab Shaik has been duly elected to be a member for Ward No. II of the Dhatrigram union board in police-station Kalna in the Kalna subdivision of the district of Burdwan, *vice* Babu Satya Kinkar Koley, resigned.

No. 492L.S.G.—5th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of the rules for the election and appointment of members of union boards, etc., Babu Bijoy Krishna Nag has been duly elected to be a member for Ward No. III of the Atghoria union board in police-station Kalna in the Kalna subdivision of the district of Burdwan, *vice* Babu Kanti Chandra Singh Roy, deceased.

No. 515L.S.G.—10th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of the rules for the election and appointment of members of union boards, etc., Babu Raseswar Samanta has been duly elected to be a member for Ward No. IV of the Satithan union board in police-station Polba in the Sadar subdivision of the district of Hooghly, *vice* Babu Kali Prasanna Samanta, deceased.

No. 519L.S.G.—10th March 1930.—It is hereby notified for general information that, under rule 20 (b) of the rules for the management of charitable hospitals and dispensaries in Bengal, the following gentlemen have been appointed to be members of the committee for the management of the charitable dispensary at Bolpur in the district of Birbhum:—

The Munsif, 2nd Court, Bolpur (ex officio).
The Circle Officer, Bolpur (ex officio).
The President, union board, Bolpur (ex officio).
Babu Dwarka Nath Mukherji.
Babu Surja Narain Prosad.
Babu Dhurjati Das Chakravarty.
Rev. H. M. Swan.
Babu Adhar Chandra Roy.
Babu Jesraj Marwari.
Munshi Jamirul Huq.
Rai Saheb Jagada Nanda Roy.
Munshi Chowdhury Abdul Alim.
Babu Lakshan Chandra Das.

No. 762J.G.—10th March 1930.—In accordance with the provisions of rule 691A, Chapter XVIIA, Volume I of the Bengal Jail Code, I hereby appoint the following gentlemen to be Honorary teachers in the Suri Jail in the district of Birbhum for a period of two years with effect from the date of this notification :—

For Hindu prisoners,

Babu Jyotish Chandra Bhattacharya, Head Pandit, Zilla School, Suri.

For Muhammadan prisoners,

Maulvi Mohamad A. Khaleque, late Maulvi, Beni Madhab School, Suri.

No. 380M.—11th March 1930.—It is hereby notified for general information that in the bye-election held on the 23rd February 1930 in Ward I of the Dainhat Municipality, in the district of Burdwan, Babu Jamini Kumar Mitter was duly elected as a Commissioner in the place of Babu Rishi Kesh Mitra, resigned.

No. 385M.—11th March 1930.—It is hereby notified for general information that the next general election of Commissioners of the Vishnupur Municipality in the district of Bankura will be held on Monday, the 15th December 1930.

P. H. WADDELL, *Commissioner (offy.).*

Burdwan North (Non-Muhammadan) Constituency of the Bengal Legislative Council.

Chinsura, the 10th March 1930.

It is hereby notified in accordance with the provisions of rule 19 (5) of Bengal Electoral Rules that Raja Mani Lal Singh Roy, C.I.E., who was nominated as a candidate for the election to the Bengal Legislative Council from the Burdwan North (Non-Muhammadan) Constituency, has filed before the undersigned on the 5th March 1930 the return of his election expenses with necessary declaration as prescribed by the rules. They can be inspected in the office of the undersigned on week days between 12 noon to 3 p.m. on payment of a fee of rupee one from 10th March 1930 to 25th March 1930, and copies of such return shall be furnished on payment of Rs. 2 under Regulation LXXXV (8) of the Bengal Electoral Regulations.

S. P. GHOSH, for *Returning Officer.*

Chittagong Division—Chittagong.

No. 1160G.—12th March 1930.—This office notification No. 1033G., dated the 1st March 1930, transferring Babu Nirpendra Mohan Chakrabarty, Circle Officer, Chandpur to Feni, in the district of Noakhali, is hereby cancelled.

No. 1167G.—12th March 1930.—Babu Nagendra Nath Diwan, Sub-Deputy Collector, Sadar, Chittagong, is temporarily transferred to the Feni subdivision of the district of Noakhali.

M. A. MUMIN, *Commissioner.*

Dacca Division—Dacca.

No. 1447J.—11th March 1930.—The orders of the 12th November 1929, granting leave to Maulvi Abdul Latif Chaudhuri, Sub-Deputy Collector and Khasmahal Circle Officer Mathbaria, in the district of Bakarganj, for twenty-one days, with effect from the 3rd December 1929, are cancelled.

No. 1465J.—12th March 1930.—It is hereby notified for general information that, under section 6 (4) read with section 13 of the Bengal Village Self-Government Act, V of 1919, Munshi Jafiluddin has been appointed by the District Magistrate of Dacca to be a member of the Kachpur union board in Baidyerbazar police-station in the Narayaniganj subdivision of the district of Dacca, vice Munshi Taizuddin Ahamad, resigned.

No. 1502J.—15th March 1930.—It is hereby notified for general information that a general election of the Commissioners of the Dacca Municipality for Ward No. I will be held on Thursday, the 17th April 1930. This supersedes notification No. 1383J., dated the 7th March 1930.

A. H. CLAYTON, *Commissioner.*

Bakarganj North (Non-Muhammadan) Constituency of the Bengal Legislative Council.

Barisal, the 8th March 1930.

It is hereby notified, in accordance with the provisions of rule 19 (5) of the Bengal Electoral Rules, for general information that Mr. B. C. Chatterjee, a duly nominated candidate from Bakarganj North (Non-Muhammadan) Constituency of the Legislative Council, has duly lodged on the 4th March 1930 a declaration and a return of election expenses in the prescribed form, which may be inspected by any person at my office at Barisal during the hours of 1 p.m. to 3 p.m. on all office days, on payment of a fee of rupee one only.

J. T. DONOVAN, *Returning Officer.*

Presidency Division—Calcutta.

No. 760L.S.-G.—8th March 1930.—It is hereby notified for general information that, in exercise of the powers delegated to me by the Bengal Government notification No. 3403-L.S.-G., dated the 1st December 1904, I do hereby sanction, under section 6, clause (c), of the Bengal Ferries Act, I (B.C.) of 1885, the establishment of a new ferry between Bajitpur and Harishpur across the river Ichhamati within the jurisdiction of Basirhat thana of the district of 24-Parganas and declare it to be a public ferry.

2. In exercise of the powers delegated to me by Government notification No. 217L.S.-G., dated the 12th January 1905, I also direct, under section 35 of the Act, that the aforesaid ferry shall be managed by the district board

of the 24-Parganas and that all the proceeds of the ferry, the fines levied and compensation received under the said Act in respect thereof, shall be paid in equal proportion to the funds of the district board of the 24-Parganas and the Basirhat Municipality with effect from the date of this notification.

No. 763L.S.-G.—8th March 1930.—It is hereby notified for general information that, under section 19 (1) of the Bengal Local Self-Government Act, III (B.C.) of 1885, as amended, Babu Keshab Chandra Chakravarty has been duly elected by the Diamond Harbour local board to be a member of the 24-Parganas district board in place of Babu Mohan Patitandi, deceased.

No. 791L.S.-G.—11th March 1930.—It is hereby notified for general information that—

(a) Under sub-section (2) of section 6 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the following gentlemen have been duly elected to be members of the Basra union board in police-station Pratapnagar in the Sadar subdivision of the 24-Parganas district :—

Munshi Ahad Ali Naskar.
Munshi Belayet Ali Dewan.
Munshi Abbas Ali Naskar.
Babu Manmatha Nath Ray.
Munshi Ibrahim Dewan.
Munshi Gopal Sardar.

(b) Under sub-section (3) of section 6 of the Act the following gentlemen have been appointed by the District Magistrate of the 24-Parganas to be members of the said union board :—

Munshi Mockbul Ahmed Naskar.
Babu Sarat Chandra Gain.
Babu Hari Pada Chakrabarti.

F. A. SACHSE, *Commissioner.*

No. 471R.G.—8th March 1930.—Babu Sambhu Chand Roy, Sub-Deputy Collector, Basirhat, 24-Parganas, on leave, is transferred to the Sadar station of the district.

No. 799L.S.-G.—12th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of the rules for the election and appointment of members, etc., of union boards under the said Act, Babu Thakurdas Ghosal has been duly elected to be a member representing Ward No. I of Chandigore-Rohand union board in police-station Baraset in the Baraset subdivision of the 24-Parganas district, in place of Babu Keshab Lall Chakrabarty, resigned.

No. 817L.S.-G.—13th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 36 of the rules for the election and appointment of members, etc., of union boards, Babu Manindra Nath Sarker

has been appointed by the District Magistrate of Murshidabad to be a member of the Durlavpur union board in police-station Lalgola in the Lalbagh subdivision of the Murshidabad district, in place of Babu Surendra Nath Singh, deceased.

No. 820L.S.-G.—13th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 36 of the rules for the election and appointment of members, etc., of union boards, Munshi Zarjish Biswas has been appointed by the District Magistrate of Murshidabad to be a member of the Dewan-Sarai union board in police-station Lalgola in the Lalbagh subdivision of the Murshidabad district, in place of Haji Ibrahim Biswas, deceased.

No. 546R.G.—15th March 1930.—Maulvi Abdul Gaffur (No. 1), Sub-Deputy Collector and Circle Officer, Jangipur, Murshidabad, is posted there as Second Officer.

F. W. ROBERTSON, *Commissioner (offg.).*

Calcutta, the 13th March 1930.

It is hereby notified under rule 19 (5) of the Legislative Assembly Electoral Rules and Regulations, 1926, that Babu Saradindu Mukherjee, a duly elected candidate of the Indian Legislative Assembly from the Calcutta Suburbs Non-Muhammadan Constituency, has lodged his return of election expenses and declaration on the 10th March 1930.

It may be inspected in the chamber of the Registrar, Police Court, at 2, Bankshall Street, Calcutta, on payment of proper fees between the hours 1 p.m. and 5 p.m.

T. ROXBURGH,
Chief Presidency Magistrate and Returning Officer.

Rajshahi Division—Jalpaiguri.

No. 1004J.—11th March 1930.—It is hereby notified for general information that, under rule 20 (b) of the manual of rules for the management of hospitals and dispensaries in Bengal under the supervision of the Government of Bengal, the following gentlemen are appointed to be members of the committee for the management of the Khetupara dispensary in the district of Pabna :—

Doctor Sashi Kumar Ray.
Babu Hemanta Kumar Ray.
Babu Mahendra Lal Lahiri, B.A.
Babu Jases Chandra Maitra.
Babu Tarakeswar Lahiri.
Doctor Hem Narayan Ray, Khetupara.
Babu Benimadhbab Saha.
Munshi Hazi Moyez Uddin.
Munshi Boyez Uddin.
Munshi Rahim Uddin.
Munshi Bali Sirdar.

No. 1031J.—12th March 1930.—Babu Krishna Kamal Datta, Sub-Deputy Collector, Balurghat, is posted to the Gaibandha subdivision of the Rangpur district for employment as Circle Officer.

No. 1036J.—12th March 1930.—Maulvi Kazi Shafuddin Ahmed, Sub-Deputy Collector and Circle Officer, Gaibandha, is posted to the headquarters station of the Rajshahi district to work in the general line.

No. 1041J.—12th March 1930.—Babu Makhan Lal Banerjee, Sub-Deputy Collector and Circle Officer, Malda, is posted to the headquarters station of the Jalpaiguri district to work in the general line.

No. 1046J.—12th March 1930.—Babu Naresh Chandra Chaudhuri, Sub-Deputy Collector, Jalpaiguri, is posted to Malda for employment as Circle Officer.

No. 857M.—13th March 1930.—It is hereby notified for general information that at the bye-election held on 22nd February 1930, the following gentlemen were duly elected to be Commissioners of the Old Malda Municipality in the district of Malda:—

Ward No. II.

Babu Suresh Chandra Goswami, *vice* Babu Basanta Kumar Chakravarty, deceased.

Munshi Muhammad Solaiman, *vice* Babu Madhu Sudan Agarwala, deceased.

No. 860M.—13th March 1930. It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), Munshi Solimaddin Hazi has been appointed by the District Magistrate of Malda to be a member of the Jayandipur union board, police-station Nawabganj, in the district of Malda, *vice* Munshi Mobiulla Mondal, deceased.

No. 863M.—13th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), Babu Janakiram Saha and Munshi Azam Ali Biswas have been duly elected to be members of the Parianpur union board, police-station Kaliachak, in the district of Malda, *vice* Munshi Hamju Biswas and Munshi Motiulla Munshi, removed by the district board under section 12 (d) of the said Act.

No. 867M.—13th March 1930.—It is hereby notified for general information that a bye-election will be held on Monday, the 30th June 1930, for the election of a Commissioner of the Kurseong Municipality in the district of Darjeeling, *vice* Mr. K. B. Pradhan, deceased.

No. 870M.—13th March 1930.—It is hereby notified for general information that under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), Babu Jogendra Lal Mukherjee has been duly elected as a member of the Baliadanga union board, police-station Nawabganj, in the district of Malda, *vice* Babu Susi Bhutan Mitra, deceased.

No. 873M.—13th March 1930.—It is hereby notified for general information that under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), Munshi Ayub Mondal has been duly elected to be a member of the Ramchandrapur union board, police-station Nawabganj, in the district of Malda, *vice* Munshi Muhammad Siddique Ahmed Biswas, removed under section 12 of the said Act.

No. 1065J.—13th March 1930.—Under the provisions of rule 63 (2) of Chapter IV of the Bengal Jail Code, I appoint the following gentlemen to be non-official visitors of the Dinajpur District Jail for a period of two years:—

Revd. R. W. Edmeades,
Khan Bahadur Maulvi Yaquinuddin Ahmed, B.L.,
R. N. Reid, *Commissioner.*



The Calcutta Gazette

THURSDAY, MARCH 20, 1930.

Part IA

Orders and Notifications by the Government of India republished for general information.

DEPARTMENT OF COMMERCE.

NOTIFICATION.

MERCHANT SHIPPING.

New Delhi, the 1st March 1930.

No. 58-M. I. (2)/29.—In exercise of the powers conferred by section 87 of the Indian Merchant Shipping Act, 1923 (XXI of 1923), and in supersession of all previous notifications issued by the Local Governments of Madras, Bombay, Bengal and Burma on the subject, the Governor-General in Council is pleased to issue the following scales of medicines and appliances to be carried on board all foreign-going British ships and home-trade ships of more than three hundred tons burthen—other than native passenger ships and ships navigating between the United Kingdom and any port in British India to which section 200 of the Merchant Shipping Act, 1894, applies, namely :—

SCHEDULE A.

Medicines and surgical appliances necessary for—

- (1) Foreign-going British ships carrying a surgeon and having 100 or more persons on board.
- (2) Home-trade ships of more than 300 tons carrying 100 or more persons on a voyage exceeding five days from port to port and carrying a surgeon on board.

Weight and Measures of the British Pharmacopoeia.

Names of medicines.	Scale for 100 persons.	
<i>Miscellaneous articles for one hundred persons.</i>		
Acidum, acetic	2 oz.	Fresh vaccine (anti-small-pox). Sufficient for 75 persons.
" boricum	4 "	Fresh vaccine (anti-cholera). 150 cc.
" carbolicum (cryst.)	1 "	
" nitro-hydrochloricum dilutum	1 "	
" sulphuricum dilutum	1 "	
" tannic	½ "	
" tartaricum	2 "	
Acetyl-salicylic acid	½ "	
Aether sulphurus	½ "	

Note.—This is to be given in two doses of $\frac{1}{2}$ and 1 cc. respectively, i.e., $\frac{1}{2}$ cc. in all per person. It should be kept in cold storage on board and used when required and should be discarded in accordance with the date of expiry on the phials under orders of the Port Health Officer.

Weight and Measures of the British Pharmacopœia—contd.

Names of medicines.	Scale for 100 persons.	
Alumen (in powder)	2 oz.	<i>Miscellaneous articles for one hundred persons—contd.</i>
Ammonii carbonas	2 "	Unless it can be shown that all persons on board have been protected by inoculation just prior to embarkation, $\frac{1}{4}$ cc. for each person on board should be carried.
" chloride	4 "	For short voyages 100 cc. of fresh cholera vaccine instead of 150 cc. may be carried.
Argenti nitras	2 "	Fresh vaccine (anti-plague). 150 cc.*
Bismuth subnitrate or carbonate	2 "	<i>Note.—</i> This is usually given in doses similar to anti-cholera vaccine but it may be given in one single dose of 1 cc.* The vaccine should be carried under conditions similar to those in regard to cholera vaccine and discarded in a similar way under orders of the Port Health Officer.
Borax	4 "	30 cc.* instead of 150 cc. may be carried in the case of ships which have been deratised within six months.
Calcium lactate	2 "	Adhesive plaster, 1" wide .. 1 reel of 5 yards.
Calomel	1 "	Calico .. 2 yards.
Camphora	1 "	Flannel .. 2 "
Capaiba	1 "	Lint .. 4 "
Carron oil	1 pint.	Bandages (roller) .. $\frac{1}{2}$ dozen.
Ureosotum	1 oz.	Paper for powders, etc. .. 1 quire.
Digitalin, gr. 1/100	1 tube of 25 tablets.	Corks for bottles .. 1 dozen.
Emetine hydrochloride, gr. $\frac{1}{2}$	2 tubes of 25 tablets.	Cotton wool (country) .. 1 lb.
Extra gentian	1 oz.	Bed-pans (metal) .. 1
Glycerinum	2 "	Antiseptic gauze .. 1 yard.
Gum acacia	4 "	<i>Note.—</i> The preparations of ammonia ether, chloroform, iodine, and all acids should be in well stoppered bottles.
Hydragryrum cum creta	1 "	All the drugs, etc., must be properly labelled with the quantities marked on each label.
Hypodermic tablets of morphine, gr. $\frac{1}{4}$	1 tube of 25 tablets.	" Poisons " should be especially distinguished by labels with the word "Poison" on them.
Iodoform	1 oz.	<i>Anæsthetics.</i>
Linimentum camphora compositum	2 "	Borocaine in tubes .. 2 tubes of 25 tablets each for each ship.
Lini fairma	2 lbs. in tin cases.	Chloroformum .. 1 oz. per 100 persons.
Liquid extract of ergot	1 oz.	<i>Note.—</i> Chloroform should be in blue glass or covered from light by dark paper.
Liquor ammoniae	1 oz.	<i>Disinfectants for each ship.</i>
" ammonii acetatis	6 "	Sulphur 32 lbs.
" arsenicalis	4 "	Phenol or other disinfectants of quality approved by the Governor-General in Council .. 20 gals.
" atropinæ sulphatis	1 "	<i>Note.—</i> For conditions of approval and list of approved disinfectants, see Appendix.
" calcis	1 pint.	Bleaching powder (packed in jars) .. 20 lbs.
" epispasticus fortior	1 oz.	Water-proof sheets .. 6
" hydrarg.-perchlor	1 "	<i>Instruments for each ship.</i>
" inorphine hydrochloratis	1 "	Boxes, chip, for ointment (1 oz. each) .. 18
" strychninæ hydrochlor	1 "	Dispensing bottles, assorted .. 12
Chrysarobinum	1 "	Glass measures, 2 oz. .. 2
Magnesi carbonas	1 "	" 2 drachms .. 2
" sulphas, in tins	3 lbs.	Postle and mortar (wedgwood) .. 2
Oleum anisi	1 oz.	Scales and weights (grains) .. 1
" caryophilli	1 "	Spare weights (grains) .. 1 set.
" eucalypti	1 "	Splints (common) .. 1 "
" lini	1 pint	Metal catheter (No. 8 size) .. 1
" menthe-piperitæ	1 oz.	India rubber catheters, Nos. 2, 4, 6 and 10 .. 1 set.
" ricini	2 pints	Spatula .. 1
Phenacetin	1 oz.	Scissors (shop) .. 1
Pilula (or tablets) colocynthidis et hyoscyami	2 doz.	Ponknife .. 1
Pilula (or tablets) plumbi cum opio, B. P. ..	4 "	Syringe, ear, metal .. 1
Pilula (or tablets) scillæ composita	4 "	" enema, patent .. 1
Potassii bromidum	1 oz.	" urothral (male) .. 1
" chloras	1 "	" (female) .. 1
" citras	1 "	Infusion pot .. 1
" iodine	1 "	Pocket dressing case to contain 1 probe, 1 director, 1 female catheter, 1 clinical thermometer (in case), 1 pair of scissors, 1 dressing forceps (plated), 6 suture needles, 1 artery forceps, 1 Symes' abscess knife, 1 straight and 1 curved bistoury in 1 handle, 1 lancet (bleeding), silk thread for sutures (20) grains.
" nitratas	2 "	
" permanganatas	2 "	
Pulvis ipecacuanhae, 5-gr. powders (or tablets)	1 doz.	
Pulvis ipecacuanhae compositus, in 5-gr. powders (or tablets)	4 "	
Pulvis jalapie-compositus	1 oz.	
Quininæ sulphas, in 5-gr. pills	12 doz.	
" " in bulk	2 oz.	
Salol	1 "	
Sinapis (in powder)	4 "	
Sodiæ bicarbonas	2 "	
" salicylas	1 "	
Spiritus aetheris nitrosi	2 "	
" ammoniaromat	1 "	
" rectificatus	8 "	

*These quantities apply to Lister Institute anti-plague vaccine. For Haffkine Institute, Bombay, vaccine the quantities should be trebled.

Weight and Measures of the British Pharmacopœia—contd.

Names of medicines.		Scale for 100 persons.	Instruments for each ship.			
Strychnine hydrochloride, gr. 1/100	..	1 tube of 25 tablets.				
Tincture	aconiti ..	1 oz.				
"	benzoinae-co ..	1 "				
"	camphora-co ..	1 "				
"	capsici ..	1 "				
"	cinchonae-co ..	1 "				
"	digitalis ..	1 "				
"	forri perchloridi ..	1 "				
"	hyoscyami ..	1 "				
"	iodi ..	2 "				
"	lobelia etheris ..	1 "				
"	chloroformi et morphinæ compo- sita ..	2 "				
"	nucis vomicae ..	1 "				
"	opii ..	1 "				
"	quinine ammon ..	1 "				
"	senegae ..	1 "				
"	zingiberis ..	1 "				
Tragacantha powder	..	1 "				
Unguentum hydrarg ammoniatum	..	1 "				
"	hydrargyri ..	1 "				
"	simplex ..	2 "				
"	sulphuris ..	2 "				
"	zinci ..	1 "				
Urotropine	..	4 pint.				
Vaseline	..	2 "				
Vinegar	..	1 pint.				
Vinum antimoniale	1 oz.				
"	ipocacuanhae ..	1 "				

Table showing the quantities of medicines, etc., to be supplied according to the above scale for more than 100 persons.

Number of persons.		Quantity.	
From	101 to 250 persons 1½ times
"	251 to 400 " Twice
"	401 to 550 " Thrice
"	551 to 750 " Four times
"	751 to 950 " Five times
"	951 to 1,150 " Six times
"	1,151 to 1,350 " Seven times
"	1,351 to 1,550 " Eight times
"	1,551 to 1,750 " Nine times
"	1,751 to 1,950 " Ten times
"	1,951 to 2,150 " Eleven times
"	2,151 to 2,350 " Twelve times
and so on.		the quantity prescribed for 100 persons.	

For short voyages within home-trade limits excluding short voyages between Madras ports and the Straits Settlements the scale will be 50 per cent. of that shown in Schedule A for medicines and miscellaneous articles but no reduction will be made for vaccines, anaesthetics, disinfectants and surgical instruments. The multiplication scale at the end of Schedule A will be unaltered for these voyages.

SCHEDEULE B.

Medicines and surgical appliances necessary for—

(1) Foreign-going British ships—

- (a) not carrying a surgeon, and
 - (b) carrying a surgeon but having less than 100 persons on board.

(2) Home-trade ships of more than 300 tons—

- (i) making a voyage not exceeding five days from port to port ;
 - (ii) making a voyage exceeding five days from port to port and carrying less than 100 persons on board ;
 - (iii) carrying 100 or more persons on a voyage exceeding five days from port to port but not having a surgeon on board.

Preparations from British Pharmacopoeia, 1898.	Names of medicines, medicaments, etc.	Proportion for ships irrespective of the number of persons carried.
(1)	(2)	(3)
This column is added for the use of druggists supplying the medicines indicated.
All bottles to be stoppered and labelled and the official dose for an adult to be stated on the label.
All medicines indicated thus (*) to be marked with a Red Poison Label.
All articles marked with two asterisks (**) should, in addition to the Red Poison Label, be carried in green fluted bottles and labelled for external use only.
Spiritus ammon. aromat. . .	Acetyl-salicylic Acid	1 oz.
Tinctura chloroformi et morphine composita. . .	Aromatic spirits of ammonia	2 " 1 "
(*) Compound tincture of chloroform and morphine (to be used in lieu of chlorodyne).		
Caron oil . .	Caron oil	1 pint.
Castor oil . .	Castor oil	1 " "
Carbolic acid liquefied . .	Carbolic acid liquefied	2 oz.
Friar's Balsam . .	Friar's Balsam	2 "
(**) Gouland's extract . .	(**) Gouland's extract	2 "
Liquor plumbi subacetatis fortis . .	Liquor plumbi subacetatis fortis	2 "
Laudanum . .	Laudanum	2 "
Opodeloc . .	Opodeloc	2 "
Purgative pills . .	Purgative pills	3 doz.
Quinine hydrochloride in 5-gr. pills . .	Quinine pills	20 "
Paraffinum moole . .	Vaseline or soft paraffin	4 oz.
One reel 5 yards long and 2 inches wide. .	Self-adhesive plaster	1 reel.
Self-adhesive lint . .	Self-adhesive lint	1 lb.
Boric lint . .	Boric lint	1 "
Absorbent cotton wool . .	Absorbent cotton wool	1 "
The fluid 2 oz. measure must be marked in ounces and drachms, table spoonfuls and tea spoonfuls.	Graduated 2 drachm drop-measure (conical)	1
	Graduated 2-oz. measure (conical)	1
	6 oz. bottles with corks	6
	1 oz. bottles with corks	6
	Mustard leaves in tin	1 doz.
	Scissors	1 pair.
	Lancet	1
	Clinical thermometer, self-registering	2
Base 48-in, sides 32-in. . .	Triangular bandages	2
Leg and arm side . .	Bandages	12
	Finger bandages	6
	Calico	2 yards.
	Splints, common	1 set.
	Ernarch's Tourniquet	1
	Needles in vaseline	6
	Safety pins	2 doz.
	Tippet of silk with four sizes	1
Printed directions for use . .	Enema syringe (Higginson's)	1
36-in., single reversible ..	Truss	1
36-in., double ..	Do.	1
	Authorised book of Directions for Medicine Chest (The " Ship Captain's Medical Guide," latest edition).	
Cyllin (medical) with directions	1 lb.
Epsom salts with directions	3 lbs.
Scale and weights with directions	1 set.
Compound jalap powder with directions	8 oz.
Sulphur ointment with directions	8 "
Ringworm ointment	8 "
Linseed flour	2 lbs.
Otto	1 bottle.

Preparations from British Pharmacopoeia, 1898.	Names of medicines, medicaments, etc.	Proportion for ships irrespective of the number of persons carried.
(1)	(2)	(3)
Commercial carbolic or other disinfectant of approved quality.	1 gallon.
Silver catheter	1
Sago	6 lbs.
Arrowroot	10 "
Antiphlogistin	1/2 doz. tins.
Sol. cocaine hydrochlor, 0.5 per cent. in 0.1 ricin with hyd. perchlor, 0.033 per cent.	(2) Eye drops	1/2 oz.
Soft India rubber catheters	1 set of 4 sizes 2, 4, 6 & 10.

(1) All medicines bearing a Red Poison Label must be used with caution and if given internally should be carefully measured.

(2) "Factory eye drops" as prescribed by the Home Office. The bottle must have a label attached containing the following instructions for the use of the eye drops :—

"(1) With the aid of the dropper put two drops into the eye, (2) Wait five minutes, (3) Put two more drops into the eye, (4) Wait five minutes, (5) Put in two more drops. The eye should then be ready, care must be taken that the instrument used is perfectly clean. After the removal of the foreign body, bandage the eye for six hours."

Note.—The preparations of ammonia, ether, chloroform, iodine, and all acids should be in well stoppered bottles. Chloroform should be in blue glass or covered from light by dark paper.

All the drugs, etc., must be properly labelled with the quantities marked on each label.

"Poisons" should be specially distinguished by labels with the word "Poison" on them.

SCHEDULE C.

Medicines and surgical appliances necessary for a home-trade ship exceeding 300 tons, but not exceeding 1,000 tons on a voyage not more than 24 hours from port to port (irrespective of the number of crew and passengers).

Preparations from British Pharmacopoeia, 1914.	Names of medicines, medicaments, etc.	Proportion for ships.
This column is added for the use of druggists supplying the medicines indicated.		
All bottles to be stoppered and labelled, and the official dose for an adult to be stated on the label.		
All medicines marked thus (*) to be marked with a Red Poison Label.		
Spiritus ammon. aromat. ..	Aromatic spirits of ammonia	1 oz.
Tinctura chloroformi et morphinæ composita ..	(*) Compound tincture of chloroform and morphine (to be used in lieu of chlorodyne).	1 "
Oleum ricini ..	Carron oil	1 pint.
Tinctura benzoini composita ..	Castor oil	1/4 "
Tinctura iodi ..	Friar's Balsam	2 oz.
Paraffinum molle ..	Tincture of iodine	2 "
Quinine hydrochloride or sulphate in 5-grain tablets.	Vaseline or soft paraffin	2 "
One reel 5 yards long and one inch wide.	Hydrochloride or sulphate of quinine	1 "
	Self-adhesive plaster	1 reel.
	Boric lint	1 lb.
	Absorbent cotton wool	1 "
	Graduated 2-drachm drop-measure (conical)	1 "
	Scissors	1 pair.
	Clinical thermometer, self-registering	1
	Triangular bandage, base 48 ins., side 32 ins.	1
	Bandages (roller)	6
	Calico	1 yard.
	Splints, common	1 set.
	Kernach's Tourniquet	1
	Safety pins	1 doz.
	Authorised book of Directions for Medicine Chest (The "Ship Captain's Medical Guide," latest edition).	1 copy.
	Phenol (or other disinfectant of approved quality)	1 gall.
	Catheter, rubber, No. 8	1

APPENDIX.

DISINFECTANTS.

Conditions of Approval and List of Approved Brands.

Manufacturers desiring the approval of the Governor-General in Council to disinfectants for use on board ship should submit applications to the Secretary to the Government of India, Department of Commerce.

They will then be informed of the procedure for submitting samples and the fees payable for chemical and bacteriological examination.

The Governor-General in Council may at any time withdraw his approval of any disinfectant that fails to pass the required standard.

The following disinfectants have been approved by the Governor-General in Council :—

Antifeet 18-20.	Izal.
Bell's Fluid.	Izal, Crude.
Carbolic Acid, Calvert's No. 5.	Jeyes' Corporation Fluid.
Carbolic Acid, pure, Young and Company's No. 3.	Kara Fluid.
Cetyl.	Kerol.
Cofectant.	Kingston Brand.
Cyllin, Crude, Jeyes'.	Liquor Cresoli Saponatus.
Cyllin, Jeyes' Special Fluid.	Lysolid.
"D.G." Fluid.	M. O. H. Fluid.
Disfectali, No., 2.	Pharos Coefficient disinfectant fluid.
Edwards' Climax Sanitary Fluid.	Sacol.
Evansol.	Sanitas Bactox B.
Grässer-Monsanto 25 per cent. Creosote Soluble.	Sanitas Okol.
Hycol.	Sanitas Okol S.
Hygeia.	Seawater disinfectant.
Hyphenoid.	Septol.
Ialine Fluid, Special No. 1.	Snowdol Fluid.
Ialine Fluid, Special No. 2.	White Septol.
Ialine Fluid, Special No. 3.	Xtol.
	Zondo-Sal.

J. A. WOODHEAD,

Secy. to the Govt. of India.

HOME DEPARTMENT.

NOTIFICATIONS.

POLICE.

New Delhi, the 6th March 1930.

No. F.40/XIX/29.—Mr. J. F. Cowgill, of the Indian Police Service, Bengal, is appointed to officiate as Personal Assistant to the Director, Intelligence Bureau, Home Department, with effect from the 12th March 1930 until further orders.

No. F.40/XIX/29/1.—Mr. M. F. Cleary of the Indian Police Service, Personal Assistant to the Director, Intelligence Bureau, is appointed to officiate as Deputy Director, Intelligence Bureau, Home Department, with effect from the 12th March 1930 until further orders.

H. G. HAIG,
Secy. to the Govt. of India.

FINANCE DEPARTMENT.

NOTIFICATION.

New Delhi, the 25th February 1930.

No. F.-3 (57)-R. I/29.—The following Resolution of the Secretary of State in Council is published for general information :—

In exercise of the powers conferred by sub-section (2) of section 96B of the Government of India Act, the Secretary of State with the concurrence of the majority of votes at a meeting of the Council of India, held this 14th day of January 1930, hereby makes the following amendments in the Fundamental Rules namely :—

1. In Rule 45C of the said rules for clause (ii) the following shall be substituted, namely :—

"(ii) Payments from general revenues and fees, if such payments or fees are received in the shape of a fixed addition to monthly pay and allowances as part of the authorised remuneration of a post;"

2. In rule 46A of the said rules, the words "from a private person or body or from a public body" shall be omitted.

A. C. MCWATTERS,

Secy. to the Govt. of India.

FOREIGN AND POLITICAL DEPARTMENT.

NOTIFICATION.

New Delhi, the 5th March 1930.

No. 151-G.—With the sanction of His Majesty's Government, the Governor-General in Council is pleased to recognise provisionally the appointment of Mr. Josef Lusk as Consul for Czechoslovakia at Calcutta.

E. B. HOWELL,

Foreign Secy. to the Govt. of India (offg.).

ARMY DEPARTMENT.

New Delhi, the 8th March 1930.

Part A.

No. 116.—The following appointments are made, subject to His Majesty's approval:—

ARMY IN INDIA RESERVE OF OFFICERS.

To be Second Lieutenants.

Cavalry.

Leonard George Wallis, Guides Cav. Dated 27th November 1929, with seniority from 31st August 1928.

Part B.

No. 119.—The following appointments are made:—

AUXILIARY FORCE, INDIA.

* * * * *

The Calcutta and Presidency Battalion.

To be Second Lieutenant.

Maurice Charles Hill. Dated 30th November to 16th December 1929.

* * * * *

No. 123.—The following resignations are permitted:—

AUXILIARY FORCE, INDIA.

* * * * *

The Calcutta and Presidency Battalion.

Captain A. L. Dugon, M.B.E. Dated 30th December 1929.

* * * * *

G. M. YOUNG,
Secy. to the Govt. of India.



The Calcutta Gazette

THURSDAY, MARCH 20, 1930.

Part IB

Educational Notices.

Dressers' Examination at the Campbell Medical School, Calcutta.

Calcutta, the 7th March 1930.

Passed compounders, who have completed the further three months' course of dressing prescribed in rule 13, and students of the Licentiate Class of this school, on the completion of their second year's course will be allowed to appear at the Dressership Examination to be held on Friday, the 25th April 1930, at 8 a.m.

Male candidates must forward to the Superintendent of the Campbell Medical School between 1st and 15th April 1930 an examination fee of Rs. 2. Female candidates will be examined free of charge.

No certificate or fee will be received on Sundays or public holidays.

Should any candidate fail to pass the examination he will forfeit his fee.

NOTE.—This examination is also open to persons qualified for admission to the examination prescribed under the rules for the grant of certificates to compounders on production of a certificate that they have received instruction in a hospital or dispensary recognised by Government in bandaging, preparation of antiseptic lotions and dressings, sterilization of dressings and instruments, and in the duties of a hospital dresser. Such person shall be required to pay a fee of Rs. 2 for this examination.

W. L. HARNETT,

M.A., M.D., F.R.C.S., Lt.-COL., I.M.S.,
Supdt., Campbell Medical School
and Hospital

Examination of Compounders at the Campbell Medical School, Calcutta.

Calcutta, the 7th March 1930.

In accordance with the Government of Bengal notification No. 1410-Medl., dated the 7th July 1913, notice is hereby given that the next half-yearly examination of compounders will begin at 11 a.m. on Tuesday, Wednesday and Thursday, the 22nd, 23rd and 24th April 1930.

Male candidates must forward to the Superintendent of the Campbell Medical School, between 1st and 15th April 1930, an examination fee of Rs. 5. Female candidates will be examined free of charge.

No certificate or fee will be received on Sundays or public holidays.

Should any candidate fail to pass the examination he will forfeit his fee.

NOTE.—The attention of candidates and of the persons granting them certificates is drawn to rules 9, 10, 11 and 14 (3) and to the certificate forms C, D, E, and F, in the schedule of the Government of Bengal's aforesaid notification.

W. L. HARNETT,

M.A., M.D., F.R.C.S., Lt.-COL., I.M.S.,
Supdt., Campbell Medical School
and Hospital.

**Orders by the Vice-Chancellor and Syndicate of the
Calcutta University.**

Senate House, the 20th March, 1930.

The undermentioned candidates are declared to have passed the Preliminary Examination in Law, January, 1930.

FIRST DIVISION.

(In order of merit.)

University Law College.

- 1 Ray, Sankarnath.
- 2 Chakrabarti, Birendranath.
- 3 Bandyopadhyay, Saralkumar.
- 4 Guha, Jitendramohan.
- 5 Ray, Jagatbandhu.
- 6 Biswas, Kshitishchandra.
- 7 Sil, Dwijendrakisor.
- 8 Guha, Hariranjan.
- 9 Mitra, Sudhirchandra.
- 10 Bandyopadhyay, Sasankasekhar.

Ripon Law College.

- 11 Basudebbarman, Upendramohan.

University Law College.

- 12 Bandyopadhyay, Kshetradas.
- Biswas, Asutosh.
- Chakrabarti, Panchanan.

SECOND DIVISION.

(In alphabetical order.)

Ripon Law College.

- A. N. Feruz Bukht Mujmader.

University Law College.

- Abdul Jawad.
- Abdul Majid.
- Abdur Rahim.

Ripon Law College.

- Abdus Shokur.

University Law College.

- Abul Hashem Khan.

Ripon Law College.

- Acharyya, Brajendrakumar.
- " Matilal.

University Law College.

- Aftabuddin Miah.
- Ajra Singh Khongphai, Non-Collegiate Student.
- Alauddin Ahmed.

Ripon Law College.

- Anan Uddin Sarker.

University Law College.

- Azizur Rahman Khan, Non-Collegiate Student.
- Bagehi, Ardhondu.
- " Brajasyam.
- Bandyopadhyay, Brahmanyabhushan.
- " Maniklal, I, Non-Collegiate Student.
- " Sailendranath.
- " Siddheswar.

Ripon Law College.

- 20 Bandyopadhyay, Swadeschandra.

Earle Law College, Gauhati.

- Bardolai, Purnananda.

University Law College.

- Barua, Baradarajan.

Ripon Law College.

- Basu, Amalkanti.

University Law College.

- Basu, Amiyakumar.
- " Bankimbihari.
- " Indubhushan.
- " Kanailal.

Ripon Law College.

- Basu, Manindranath.

University Law College.

- 30 Basu, Prabhaschandra.
- " Sudhirkumar.
- Basuthakur, Sudhirkumar.
- Bera, Sailendranath, Non-Collegiate Student.
- Bhaduri, Bhupendramohan.

Earle Law College, Gauhati.

- Bharali, Surendranath.

University Law College.

- Bhattacharyya, Asitnath.
- " Birendranath.
- " Dineschandra.
- " Kalidas.
- " Homchandra.
- " Panchugopal.
- " Parennath.
- " Prabhatchandra.
- " Ramranjan.
- " Satyaprasanna.
- Biswas, Asaranjan.

Ripon Law College.

- Biswas, Kuntibhushan.

University Law College.

- Biswas, Samarendrakumar.

Ripon Law College.

- Chakrabarti, Bidhubhushan.

University Law College.

- 50 Chakrabarti, Harihar.
- " Makhanchandra.
- " Pramatheswar.
- " Robaticharan.
- " Sudhircandra.
- Chattopadhyay, Asutosh.
- " Durgadas.
- " Harischandra.
- " Jogesprasad.
- " Manilal.
- " Manoranjan.
- " Narendra Kumar, Non-Collegiate Student.
- " Sudhansukumar.
- Chattornaj, Kangsarilal.
- Chaudhuri, Himeschandra.
- " Hirala.
- " Phanibhushan.
- " Purnachandra, Non-Collegiate Student.

Ripon Law College.

- Chaudhuri, Purnendubhushan.

University Law College.

- Chaudhuri, Sachindralal.

Ripon Law College.

- Chaudhuri, Sibaprasad.

University Law College.

- 70 Chaudhuri, Subodhchandra.
- Dabiruddin Ahmed.
- Dan, Prabhatchandra.
- " Girijakumar.

Earle Law College, Gauhati.

- Das, Amritchandra.

University Law College.

- Das, Anilkrishna.
- " Anilkumar.

Earle Law College, Gauhati.

- Das, Bhumidhar.

	University Law College.	
Das, Brajamadhab.	Goswami, Anilkirshna.	
" Girindrainohan.	Subodhgopal.	
	Ripon Law College.	
80 Das, Goshthabihari.	Guha, Bisweswar.	
	University Law College.	
Das, Hrishikes.	Gupta, Binaybhushan.	
" Jnanendranath, Non-Collegiate Student.		
" Nalinigobinda.		
" Ratneswar.		
	Ripon Law College.	
Das, Santoshchandra.	Ripon Law College.	
Dasgupta, Amulyaratna.		
	University Law College.	
Dasgupta, Binaybhushan.	Jana, Sureschandra.	
" Matilal.	Kanjilal, Santiranjan.	
	Ripon Law College.	
Dasgupta, Suntipriya.	Kumar, Amritendranarayan.	
	University Law College.	
90 Datta, Amulyuprasanna.	Gobardhan.	
" Arunkumar.	150 Kundu, Nandakisor.	
" Binodrakhal.	Lahiri, Akhilkanta.	
" Dineschandra.	" Byomkes.	
" Gobindamohan.	" Jaminikanta, Non-Collegiate Student.	
" Haradhan.	" Kamakhya Chandra.	
" Jatindramohan.	" Kanchanlal.	
	Earle Law College, Gauhati.	
Datta, Manoranjan.	" Nanigopal.	
	University Law College.	
Datta, Naliniranjan.	" Ramraghab.	
" Nirudbarui.	M. Abdul Karim.	
100 " Phanindranohan.	Mahanta, Achyutananda.	
" Sachindranath.	160 Mahiruddin Pramanik.	
" Saileskumar.	Maiti, Kulachandra.	
Dattachaudhuri, Biswaranjan.	Maitra, Chandiprasad.	
De, Amulyacharan.	" Kalisankar.	
" N. Nonigopal.	" Sachindrakumar.	
	" Nisirkumar.	
	Ripon Law College.	
Ripon Law College.	Majibul Huq.	
De, Prabhullachandra.	University Law College.	
	Majumdar, Abanimohan.	
University Law College.	" Dhirendrachandra.	
Debbaskar, Binaychandra.	" Manimohan.	
	Ripon Law College.	
Ripon Law College.	170 Majumdar, Niranjan.	
Debchaudhuri, Rameschandra.	University Law College.	
	Majumdar, Ramsankar.	
Earle Law College, Gauhati.	Ripon Law College.	
Debsarma, Anantanath.	Majumdar, Sailajaranjan.	
	University Law College.	
University Law College.	Mallik, Phanindrachandra.	
110 Doonand Singh.	Ripon Law College.	
Dhar, Suroschandra.	Mamatazuddin Ahmed Khan.	
Dhuman Sinha.	" Mandal, Binaykrishna.	
Fazar Ali Ahmed.	University Law College.	
Faraz Ali Ahamed.	Mandal, Goratchandra.	
Gangopadhyay, Gangapada.	Manna, Lachchabihari.	
" Narendranath.	Matiar Rahnum Khan.	
" Prabhatkumar.		
Ghatak, Amulyanarayan.	Ripon Law College.	
" Sudhirchandra.		
120 Ghosh, Amarendranath.	Md. Ashan Ali Khan, Non-Collegiate Student.	
	180 Md. Madar Bun Mia.	
Ripon Law College.	University Law College.	
Ghosh, Amiyakumar.	Md. Shamsul Huque Siddique.	
	Mitra, Bimalchandra.	
University Law College.	" Debendranath.	
Ghosh, Arabindaprakash.	" Praphullakumar.	
" Birswar.	" Sudhindranath.	
" Biswamohan.	Mohammad Abul Fazl Khan.	
" Brajamohan.	Mohammad Badiuzzaman.	
" Indirchandra.		
" Khadyotkumar.	Ripon Law College.	
" Manomohan.	Mohamed Aslam.	
" Nareschandra.	University Law College.	
" Narendralal.	Mohammed Latif Alam.	
" Phanindrabhushan, Non-Collegiate Student.	Ripon Law College.	
" Subimanchandra.		
" Sudhansumohan.		
" Sukumar.		
Guha, Surendranath.	Ripon Law College.	
Ghoshal, Sudhagaur.		
	Golam Haidar.	
Ripon Law College.		
Mohammed Ziller Rahman, Non-Collegiate Student.		

	University Law College.	University Law College.
	Muhammad Sayeed.	Ray, Nandalal, Non-Collegiate Student.
	Mukhopadhyay, Asokkumar.	" Nikhilranjan.
	" Balachand.	" Nripendranarayan.
	Ripon Law College.	" Prabodh Kumar.
	Mukhopadhyay, Bhupendranath.	" Pradyotkumar.
	University Law College.	" Rasbihari.
	Mukhopadhyay, Chandicharan.	" Sarojkumar.
	" Haripada.	" Taraprasanna.
	Ripon Law College.	" Upendranath.
	Mukhopadhyay, Hiranmay.	Raychaudhuri, Nripendranath, Non-Collegiate Student.
	University Law College.	Raychaudhuri, Rabindramohan.
	Mukhopadhyay, Krishnadas.	Ripon Law College.
	" Prabhuchandra.	Raychaudhuri, Rajendranath.
	Ripon Law College.	University Law College.
200	Mukhopadhyay, Ranchandra.	Raychaudhuri, Sachindranath, I.
	University Law College.	Raydastidar, Nabendukrishna.
	Mukhopadhyay, Sikharchandra.	Rudra, Rajendranarayan.
	" Sudhirkumar, I.	250 S. M. Usman.
	" Sukumar.	Sadhy, Parechandra.
	" Susilkumar, II.	Safaruddin Ahmed.
	" Tulsicharan.	Saha, Bhurbanmohan.
	Ripon Law College.	" Kshitindramohan.
	Mukhopadhyay, Umeschandra.	Saikia, Kamini kanta, Non-Collegiate Student.
	Nag, Surendranath.	Sannaddar, Upendranath.
	University Law College.	Sanyal, Dinabandhu.
	Nahar, Bijay Singh, Non-Collegiate Student.	Ripon Law College.
	" Ranajitsingh.	Sardar, Susilkumar.
210	Nandi, Dhirendralal.	Sarder Asmal Ali.
	Nath, Gaur Sundar.	University Law College.
	" Jadabchandra.	260 Sarkar, Krishnakamal.
	" Jogeschandra, Non-Collegiate Student.	" Kshitisibhushan.
	" Kshetramohan.	" Susudhar.
	Ripon Law College.	" Tulsicharan.
	Nath, Pulinbhabri.	Earle Law College, Gauhati.
	University Law College.	Sarma, Narayan Chandra.
	Nath, Purnachandra.	University Law College.
	" Surondramohan.	Sehanabia, Lakshminiprasad.
	Niyogi, Amiyakanta.	Ripon Law College.
	Ripon Law College.	Sen, Binaykumar.
	Pal, Jugalkisor.	" Hemendrabijay.
	University Law College.	University Law College.
220	Pal, Lakshminikanta.	Son, Manojmohan.
	" Prasannakumar.	" Nareschandra.
	Ripon Law College.	Ripon Law College.
	Palchaudhuri, Kiranchandra.	270 Son, Ranadhir.
	University Law College.	University Law College.
	Phukan, Nalininath.	Sen, Timirchandra.
	Poddar, Nakulchandra.	Ripon Law College.
	Pramanik, Binay Krishna.	Songupta, Bidyutkumar.
	Ripon Law College.	" Jitendramohan.
	Rahimuddin Meen.	University Law College.
	Ray, Anilkrishna.	Sengupta, Pramodranjan.
	University Law College.	" Praphullakumar.
	Ray, Apurbagobinda.	" Saileshchandra.
	" Arunananda.	" Surendramohan.
230	" Arunoday, Non-Collegiate Student.	Shaikh Golam Mohiuddin.
	" Atulchandra.	Shamsuddin Ahmed Chowdhury.
	" Bhupendranath, I.	Sinha, Jitendranarayan, Non-Collegiate Student.
	" Chaitanya charan.	" Trilochan.
	Ripon Law College.	Sinharay, Durgeschandra.
	Ray, Jogendranath.	Som, Nareschandra.
	Ripon Law College.	285 Tandon, Chiranjiba.

N. SEN,
Controller of Examinations.

Dacca Medical School.**NOTICE.**

Dacca, the 24th February 1930.

Examination of Compounders and Dressers at the Dacca Medical School.

It is hereby notified for general information that the next half-yearly examination of compounders will be held on the 7th April 1930 and subsequent days.

(a) No person will be admitted to the examination unless he produces certificates as required by rules 9, 10, 11 and 12 of Government notification No. 1410Medl., dated the 7th July 1913.

(b) All male candidates must forward to the Deputy Superintendent, Dacca Medical School, an examination fee of Rs. 5 at least one week before the commencement of the examination. A fresh fee must be paid on each occasion that the candidate enters for the examination; but a candidate who, after payment of the fee, is unable, through illness, to attend the examination, will be allowed, on producing a satisfactory medical certificate to attend the next examination without payment of fresh fee.

(c) Women candidates are examined free of charge.

(d) Passed compounders who have completed a further three months' course of dressing prescribed in rule 13, and students of the licentiate class of this school, on the completion of their second year's course, will be allowed to appear at an examination in bandaging, sterilization of dressings and instruments, and in minor duties of hospital work. A fee of Rs. 2 shall be charged for this examination.

This examination is also open to persons qualified for admission to the examination prescribed under the rules for the grant of certificates to compounders, on production of a certificate that they have received instruction in a hospital or dispensary recognised by Government in bandaging, preparation of antiseptic lotions and dressings, sterilization of dressings and instruments, and in the duties of hospital dresser. Such persons shall be required to pay a fee of Rs. 2 for this examination.

T. L. BOMFORD, LT.-COL., I.M.S.,
Supdt., Medical School, Dacca.

Office of the Inspectress of Schools, Presidency and Burdwan Divisions.**ERRATUM.**

Calcutta, the 10th March 1930.

In the *Calcutta Gazette* of the 9th January 1930 (Part 1B), page 83, under the head "Result of the Bengal Vernacular Training Examination, 1929," Senior-Class III, read the name of the candidate bearing serial No. 9, Pritikona Gupta, for Priti Tata Gupta.

H. BOSE,
Inspectress of Schools (offy.).

Burdwan Division.

Chinsura, the 11th March 1930.

The following teachers are declared to have passed in the examination of Art of Teaching held in the Burdwan Division in February 1930:—

Haribhusan Banerjee, headmaster, Barpur-Pasand M. E. School (Burdwan).

Ramkrishna Samanta, officiating headmaster, Palason M. E. School (Burdwan).

Sarbeswar Samanta, second master, Radhapur Tinkari M. E. School (Howrah).

Sasadhar Misra, additional teacher, Bishnupur Mission M. E. School (Bankura).

K. N. MITTER,
Inspector of Schools.

Bengal Veterinary College Rules.

Belgachia, the 1st March 1930.

Candidates for admission into the Bengal Veterinary College for the session 1930-31 should be presented at the College at Belgachia, Calcutta, with the following certificates, in original, at 10 a.m. on 2nd June 1930, for selection:—

- (a) Moral character certificate.
- (b) University certificate or diploma.
- (c) Medical certificate of fitness.
- (d) Admission form duly filled in.
- (e) He should produce a letter from his guardian that he can afford all expenses of his ward during study at this College.

2. Preference will be given to those who have passed the B. Sc. or I. Sc. examination of any recognised University. Good knowledge of English is essential.

3. Each student, after selection, shall be required to pay before admission the following charges:—

	Rs. A.
Tuition fee	.. 50 0
Admission fee	.. 10 0
Examination fee	.. 4 8
Sports fee	.. 3 0
Caution money	.. 5 0
Monthly boarding charges	.. 15 8
Monthly seat rent for the hostel	.. 2 2
Total Rs.	.. 90 2

1st year.

Boarding charges at Rs. 15.8 per month.
Seat rent for hostel at Rs. 2.2 per month.

2nd year.

	Rs. A.
Examination fee	.. 3 0 annual.
Tuition fee	.. 50 0 annual.
Sports fee	.. 3 0 annual.
Boarding charges	.. 15 8 monthly.
Seat rent for hostel	.. 2 2 monthly.

3rd year.

	Rs. A.
Tuition fee ..	50 0 annual.
Examination fee ..	7 8 annual.
Sports fee ..	3 0 annual.
Diploma fee ..	10 0 annual.
Boarding charges ..	15 0 monthly.
Seat rent for hostel ..	2 2 monthly.

4. He must reside in the College Hostel from the date of his admission.

5. He shall be required to conform to the rules of the College which together with admission form may be had free on application to the Principal or Manager of the College.

6. The Government of Bengal will award 10 stipends at Rs. 12.8 per month—3 in class C, 3 in class B and 4 in class A, after a competitive examination, to bona fide students of Bengal.

7. The scale of pay of Bengal Veterinary Service—

Provincial—Rs. 200 to Rs. 750.

Subordinate—Rs. 125 to Rs. 225.

Veterinary Assistant Surgeon—Rs. 50 to 100. (Free house or house allowance in lieu thereof. Fixed travelling allowance.)

8. There will be no admissions after 30th June 1930.

A. D. MACGREGOR, F.R.C.V.S., F.Z.S., I.V.S.,
Principal, Bengal Veterinary College.

Rajshahi Division.

The letter (E) against the candidates indicates that he passed also in English.

Jalpaiguri, the 10th March 1930.

The following candidates are declared to have passed the Guru-Training and Muallim Training Final Examinations of 1929.

RAJSHAHI DISTRICT.**Boalia G.-T. School.**

Md. Mahsen Ali Sarkar (E).
Naresh Chandra Sarkar (E).
Jaheruddin Molla.
Khayerulla Mridha.
Faraj Ali Mian (E).
Kalimuddin Mondal (E).
Ibrahim Sonar (E).
Abdul Kader Sardar (E).
Khandkar Md. Yasin.
Hem Chandra Banerjee.
Jahedali Sarkar (E).
Sulaiman Ali Sarkar (E).
Harish Chandra Ukil.
Yasin Ali Sardar (E).
Md. Amjad Ali (E).

Private.

Abul Muhammad Mian (E).

Naogaon G.-T. School.

Md. Maniruddin Akanda.
Md. Saidali Miah (E).
Md. Jamiruddin Sarkar (E).
Uttam Chandra Sarkar.
Md. Gafuruddin Mondal (E).

Md. Reazuddin Mridha (E).
Md. Abdul Jalil Mondal (E).
Md. Badaruddin Mondal.
Md. Nahiruddin Pramanik.
Md. Saifuddin Pramanik (E).
Md. Samsuddin Sardar (E).
Md. Banezuddin Mondal.
Nritya Gopal Chatterjee (E).
Ram Charan Mondal (E).
Md. Kamaruddin Mondal (E).
Md. Manikuddin Mondal (E).
Md. Sulaiman Ali Mondal (E).
Md. Abdul Jabbar Miah.
Md. Mayezuddin Ahmed.

Nator M. T. School.

Khandkar Samsur Rahman (E).
Md. Abdul Malek (E).
Md. Abdul Latif.
Md. Asraf Ali (E).
Md. Kafiluddin (E).
Md. Mafizuddin (I).
Md. Aminuddin.
Md. Eshaque (I) (E).
Sher Mohammad.
Md. Syeduzzaman.
Ghyasuddin Ahmed (E).
Abul Fazal Azad.
Md. Ayenuddin Molla.
Reajuddin Ahmed (I).
Md. Abdul Hamid.
Syed Motaher Ali.
Md. Akbar Ali.
Ebrahim Ahmed.
Md. Derajuddin (E).
Ahsanuddin Ahmed.
Md. Keramatullah Miah.
Md. Lutfal Haque.
Md. Abdul Mannan.
Halimullah Ahmed (E).
Md. Eshaque (II).
Md. Jabedali (E).
Khandkar Reazuddin (II).
Khandkar Nader Ali.
Md. Sukuruddin.
Md. Mafizuddin (II).
Reazuddin Ahmed (III).
Rajabuddin Ahmed.
Md. Kasimuddin Miah.
Shah Nizamuddin.
Md. Fazaruddin.
Md. Rafiuddin.
Md. Habibar Rahman.
Md. Sahidullah.
Md. Enayetulla.

The following candidates are declared to have passed the Guru-Training Final Examination of 1929.

DINAJPUR DISTRICT.**Dinajpur G.-T. School.**

Fayezuddin Ahmed.
Md. Eunus.
Mafizuddin Sarkar.
Aheruddin Sarkar.
Safaruddin Ahmed.
Samasuddin Ahmed.
Faringa Mohamad.

Joyenuddin Ahmed.
 Basiruddin Ahmed.
 Emajuddin Ahmed.
 Surendra Mohan Sarkar (E).
 Taresh Chandra Mondal.
 Md. Nazir Hossain.
 Bali Barnard.
 Asgar Ali.
 Aswini Kumar Roy.
 Tarak Nath Sarkar.
 Md. Kudratulla Mia (E).
 Profulla Kumar Mukherjee (E).
 Ranendra Mohan Sarkar (E).
 Nikunja Behari Sarkar.
 Harendra Nath Sarkar (E).
 Gostha Behari Sarkar.
 Shaikh Hossain Ali Ahmed.
 Balaram Das (E).
 Mathur Chandra Das.
 Bhulanath Roy.

Private.

Rajani Kanta Sarkar.
 Lalit Chandra Roy.

Thakurgaon G.-T. School.

Gaffaruddin Ahmed.
 Mohammaduddin Ahmed.
 Chandra Kumar Nath.
 Chittaranjan Ghosh.
 Dologovinda Barma.
 Kali Prasad Roy.
 Hasaruddin Ahmed.
 Namezuddin Ahmed.
 Kedar Nath Roy.
 Muhammad Dhanuj Mea.
 Samiruddin Ahmed.
 Banamali Gupta.
 Abdul Gani.
 Gopi Krishna Burma.
 Amiruddin Ahmed (I).
 Azimuddin Ahmed.
 Giridhari Barma.
 Nasat Ali Ahmed.
 Krishna Prasad Barma.
 Md. Parbaruddin.
 Amiruddin Ahmed (II).
 Chhatulal Dased.
 Asiruddin Ahmed.
 Golumuddin Ahmed.
 Faziruddin Ahmed.

Private.

Murari Mohan Barma.
 Daliram Barma.
 Manodhar Barma.

JALPAIGURI DISTRICT.

Jalpaiguri G.-T. School.

Haripada Adhikari (E).
 Serajuddin Ahmed (E).
 Rajani Kanta Roy (I).
 Bhabani Prasad Roy.
 Rajani Kanta Roy (II) (E).
 Dharani Mohan Roy.
 Fuleswar Roy Karjee (E).
 Md. Umed Ali Mea (E).
 Kasimuddin Ahmed (I).

Afazuddin Ahmed (E).
 Mahiuddin Prodhan (E).
 Nunda Mohan Das (E).
 Benode Behari Roy (E).
 Abala Kanta Brojabashi.
 Kiran Chandra Brojabashi.
 Ramesh Chandra Roy Basunia.
 Md. Jahedal Hoque.
 Nasiruddin Ahmed.
 Abani Kumar Roy (E).
 Md. Abdul Aziz Bhuyan (E).
 Priya Nath Roy (E).
 Mafizuddin Ahmed (E).

RANGPUR DISTRICT.

Kurigram G.-T. School.

Aftabuddin Ahmed.
 Abdul Khaleque Siddique.
 Alimuddin Sarkar.
 Abhoy Charan Das (E).
 Ayenuddin Ahmed.
 Biswanath Dev.
 Chand Mohan Das.
 Govinda Chandra Barma (E).
 Hasmatullah Sarkar (E).
 Jahuruddin.
 Jahiruddin.
 Kazi Raihanuddin (E).
 Kazi Abdul Hai Faraki (E).
 Mafizar Rahman (E).
 Mafizuddin Sarkar.
 Md. Abdul Karim.
 Md. Sebaratullah.
 Md. Kalimuddin.
 Nalini Kanta Nandi.
 Nahaluddin.
 Purna Chandra Sarkar.
 Rudra Kanta Sarkar.
 Upendra Nath Karmakar.
 Aditya Charan Roy (E).
 Gour Kanta Barma.
 Abbas Ali Khandkar.
 Basiruddin (E).
 Lokmanuddin (E).
 Lal Mohammad Sarkar.
 Tobarakulla.
 Suresh Chandra Chakravarty.

Private.

Jamiruddin Basunia.
 Rama Kanta Sarkar.
 Hossain Ali.

Nilphamari G.-T. School.

Abdul Latif (E).
 Quazi Gaharuddin Ahmed.
 Md. Kazemuddin Ahmed.
 Kalimuddin Ahmed.
 Rash Ballav Roy.
 Hezamuddin Ahmed (E).
 Tashimuddin Ahmed.
 Nazamal Hoque.
 Azizar Rahman Ahmed.
 Md. Maniruddin.
 Ghanashyam Roy (E).
 Harendra Kumar Rakshit (E).
 Jatindra Mohan Das.
 Mahendra Nath Barman (E).
 Sakemuddin Ahmed (E).
 Dharmia Narayan Das (E).

Mahendra Chandra Barman.
 Narendra Nath Roy.
 Sobhanuddin Ahmed.
 Mafizuddin Ahmed (I).
 Eusofuddin Ahmed.
 Surendra Nath Saha.
 Emazuddin Ahmed.
 Md. Ismail Hossain (E).
 Md. Kayemuddin.
 Jasimuddin Ahmed (E).
 Rajani Kanta Sarkar (E).
 Mafizuddin Ahmed (II).
 Md. Tamizuddin Sarkar.
 Md. Bharsha Miah (E).
 Kali Mohan Roy.
 Amanuddin Ahmed.
 Afanuddin Ahmed (E).
 Mohammad Ali Mia (E).

Private.

Md. Kabarullah Mea.
 Uday Narayan Barman.
 Surendra Nath Barman.
 Mohammad Hossain Mia.
 Ghrita Mohan Burman.

Gaibandha G.-T. School.

Tafiluddin Ahmed (E).
 Md. Naimuddin Sarkar (E).
 Md. Amiruddin Mia.
 Harendra Kumar Das.
 Mirzumla Sarkar.
 Syed Mozaffar Rahman (E).
 Md. Abdul Aziz Sarkar.
 Basiruddin Sarkar (E).
 Mahim Chandra Sarkar.
 Joyenuddin Sarkar (E).

Private.

Md. Eusuf.
 Md. Golam Hossain.

BOGRA DISTRICT.

Bogra G.-T. School.

Akbar Hossain Sarkar (E).
 Asimuddin Sardar.
 Azimuddin Pramanik.
 Derajuddin Mondal.
 Gul Mohammad Fakir (E).
 Harendra Nath Nath (E).
 Hossain Ali Pramanik (E).
 Ismail Hossain Akanda (E).
 Jatindra Nath Bagchi (E).
 Kasem Ali Talukdar.
 Kasiruddin Pramanik.
 Kishori Mohan Bagchi (E).
 Kishmatulla Ahmed.
 Mahadev Chandra Nandi.
 Maseruddin Fakir (E).
 Mayenuddin Pramanik (E).
 Md. Abbas Ali (E).
 Md. Alekulla Mir (E).
 Md. Hekmatulla Mondal (E).
 Md. Hossain Ali Sarkar.
 Md. Jamat Ali Shaikh (E).
 Md. Nazir Hossain Shah.
 Md. Tazimuddin (E).
 Md. Jabed Ali.

Mian Baksh Sardar (E).
 Mafizuddin Pramanik (E).
 Moslemuddin Mondal.
 Nabiruddin Pramanik (E).
 Naimuddin Mondal.
 Nayebuddin Pramanik.
 Niamatullah Tarafdar (E).
 Nurul Hossain Fakir.
 Rahamatulla Mondal (E).
 Reazuddin Fakir (E).
 Reajuddin Khan (E).
 Suimuddin Sarkar (E).
 Saniruddin Pramanik.
 Serajuddin Khandkar.
 Shafiuddin Mia (E).

Private.

Taziruddin Pramanik.
 Mustulla Khan (E).
 Md. Mantazar Rahman (E).

PABNA DISTRICT.

Pabna G. T. School.

Md. Tafazzal Hossain Talukdar (E).
 Md. Nural Islam Khan (E).
 Heramba Chandra Chanda (E).
 Tarapada Kundu (E).
 Munshi Khabiruddin Ahmed (E).
 Md. Abul Hossain (E).
 Harendra Nath Sarkar (E).
 Md. Toazuddin Sarkar.
 Md. Rustam Ali Sarkar (E).
 Abul Khayer Md. Mobarak Hossain (E).
 Moslemuddin Ahmed (E).
 Md. Maniruddin Munshi.
 Md. Sujabat Ali Sarkar.
 Makhan Lal Sarkar (E).
 Md. Golam Idris Khan (E).
 Md. Gulzar Hossain Khan (E).
 Md. Mamtauddin Mia.
 Md. Reazuddin Bhuiyan (E).
 Md. Mansur Ahmed Talukdar (E).
 Md. Osman Ghani Mia (E).
 Md. Sekandar Ali Mia (E).
 Makhan Lal Sil (E).
 Jyotish Chandra Das (E).
 Nagendra Nath De.
 Md. Bahadur Ali Sarkar.
 Md. Asiruddin Mia (E).
 Bishnu Sundar Sarkar.
 Aswini Kumar Sarkar.
 Tarini Kanta Chakravarty.
 Md. Reazuddin Ahmed (E).
 Md. Mansuruddin (E).
 Serajuddin Akanda.
 Jamat Ali Biswas.
 Md. Derajuddin Mia.

MALDA DISTRICT.

Malda G. T. School.

Mahendra Nath Goswami (E).
 Chhabilal Mondal.
 Quamaruddin Ahmed (E).
 Fakiruddin.
 Umesh Chandra Sarkar.
 Imaam Baksha (E).
 Manjari Madhav Sarkar (E).
 Md. Yakub (E).
 Hirendra Nath Mukharjee (E).

Yar Mohammad (E).
 Sarbeshwar Saha.
 Nakuleswar Roy (E).
 Md. Huzzain.
 Ramsashi Choudhuri.
 Ashutosh Talukdar.
 Benoyananda Das (E).
 Raj Kumar Sinha.
 Chandra Mohan Mondal (E).
 Nani Gopal Roy (E).
 Shashadhar Chatterjee.
 Shaikh Din Mohammad (E).
 Md. Ismail (E).
 Rajani Kanta Sarkar.
 Satiranjan Sarkar (E).
 Moniazuddin Miyan.
 Shaikh Nasiruddin Ahmed (E).
 Nezamuddin Ahmed.
 Nasiruddin Ahmed (E).
 Ajit Chandra Basu (E).
 Jitendra Nath De.
 Shaikh Abdul Gafur.
 Anadi Nath Sarkar (E).

Private.

Shashadhar Sarkar (E).

ALEZUDDIN AHMAD,
Inspector of Schools.

**Orders by the Vice-Chancellor and Syndicate
of the Calcutta University.**

Senate House, the 12th March 1930.

The undermentioned candidate is declared to have passed the M. L. Examination held in December 1929 :—

Class II.

Bhattacharyya, Hemendranarayan,
 N. Sen,
Controller of Examinations.

University of Dacca.

Ramna, Dacca, the 13th March 1930.

The following Time-table for the Preliminary M. A., M. Sc. and the Final M. A., M. Sc. Examinations to be held in July 1930, in partial modification of the Time-table, published in Part IB, page 143 of the *Calcutta Gazette*, dated the 13th February 1930, is published for general information :—

**Time-table for the Preliminary M. A., M. Sc. and
Final M. A., M. Sc. Examinations
to be held in July 1930.****PRELIMINARY M. A. EXAMINATIONS.**

(Including Preliminary M. Sc. Examination in Mathematics and excluding Preliminary M. A. Examination in History.)

TIME—11 A.M. TO 3 P.M.

1930.

Monday, July 7 Paper I.
 Tuesday, July 8 Paper II.
 Wednesday, July 9 Paper III.

**PRELIMINARY M. A. EXAMINATION
IN HISTORY.**

TIME—11 A.M. TO 3 P.M.

1930.

Monday, July 7 ..	{	Paper I Indian History.
		Paper III—History of Greece and Rome.
Tuesday, July 8 ..	{	Paper II—Constitutional History of England.
		Paper IV—Middle Ages in Europe.
Wednesday, July 9 ..		Paper V—Modern History from 1815 to 1914.

PRELIMINARY M. Sc. EXAMINATIONS.

(Theoretical papers excluding Preliminary M. Sc. Examination in Mathematics.)

TIME—11 A.M. TO 3 P.M.

1930.

Monday, July 7 Paper I.
Tuesday, July 8 Paper II.

FINAL M. A. EXAMINATIONS.

(Including Final M. Sc. Examination in Mathematics.)

TIME—11 A.M. TO 3 P.M.

1930.

Thursday, July 10 Paper I.
Saturday, July 12 Paper II.
Monday, July 14 Paper III.
Tuesday, July 15 Paper IV.
Wednesday, July 16 Paper V.
Thursday, July 17 Paper VI.

FINAL M. Sc. EXAMINATIONS.

(Excluding Final M. Sc. Examination in Mathematics.)

TIME—11 A.M. TO 3 P.M.

1930.

Thursday, July 10 Paper I.
Saturday, July 12 Paper II.
Monday, July 14 Paper III.

**PRELIMINARY AND FINAL M. Sc.
PRACTICAL EXAMINATIONS.**

(i) The Practical Examinations in Physics and Chemistry will be held after the Theoretical Examinations in those subjects are over.

(ii) Candidates for the M. Sc. Practical Examinations must ascertain from the heads of the departments of Physics and Chemistry the exact date of their Practical and *viva voce* Examinations.

FINAL M. A. VIVA VOCE EXAMINATIONS.

Candidates for the Final M. A. Examinations must ascertain from the heads of the departments concerned the exact date of their *viva voce* Examinations.

The following Time-table for the B. L. Examinations to be held in July 1930, in partial modification of the Time-table, published in Part 1B, page 143 of the *Calcutta Gazette*, dated the 13th February 1930, is published for general information :—

**Time-table for the B. L. Examinations to be held
in July 1930.**

B. L. EXAMINATIONS.

TIME—11 A.M. to 3 P.M.

1930.

Saturday, July 19	.. Jurisprudence.
Monday, July 21	.. Roman Law.
Tuesday, July 22	.. Hindu Law.
Thursday, July 24	.. Muhammadan Law.
Saturday, July 26	.. Constitutional Law and History of English Law.
Monday, July 28	.. Law of Contracts and Torts.
Tuesday, July 29	.. Law of Real Property, Transfer of Property and Trusts.
Wednesday, July 30	.. Law of Persons and Law of Testamentary and Intestate Succession.
Thursday, July 31	.. Land Laws of Bengal.
Saturday, August 2	.. Law of Crimes.
Monday, August 4	.. Law of Evidence and Civil Procedure.

N. AHMAD, *Registrar.*

Final Examination of the Normal School in the Chittagong Division, 1929.

Dacca, the 13th March 1930.

The undermentioned candidates are declared to have passed the Final Examination of the Normal School in the Chittagong Division held in December 1929 :—

SECOND DIVISION.

(Arranged in order of roll number.)

Chittagong Centre.

Chittagong Normal School.

Roll No.	Name.	Age.
1	Abdul Ghafur ..	23 10 0
9	Bhaumick, Jogendra Chandra ..	18 6 15
14	Das, Ramesh Chandra ..	22 10 2
20	Goswami, Pyari Mohan ..	23 5 3
41	Sarma, Kshetra Mohan ..	22 4 23

THIRD DIVISION.

(Arranged in order of roll number.)

2	Abdul Ghafur Majumdar ..	24 2 0
4	Abdur Rahim ..	19 6 0
5	Abdus Sutter ..	18 2 20
6	Akamat Ali ..	22 10 0
8	Aiyub Ali ..	19 5 8
10	Biswas, Promananda ..	22 9 27
11	Chakravarty, Ambica Charan ..	24 1 0
13	Das, Jatindra Kumar ..	17 11 16
15	De, Nibaran Chandra ..	23 3 0
16	Deb Nath, Rajani Kanta ..	31 7 0
17	Fajar Ali ..	19 11 26
19	Ghulam Rahimai Bhuiyan ..	17 11 27
21	Guha, Pankaja Mohan ..	19 8 18
22	Hedayat Ullah ..	22 2 27
23	Mahajan, Anubasi ..	18 9 29
24	Majumdar, Jagnewar ..	19 6 15
25	Majumdar, Jatindra Kumar ..	18 7 0
26	Mitra, Ramnath ..	23 7 5
27	Md. Aminullah ..	18 0 14
30	Muhammad Miyan ..	22 11 9
31	Muhammad Moosa ..	19 0 0
32	Md. Nural Haq ..	19 0 0
34	Nuruzzaman ..	18 0 28
35	Nural Haq ..	18 0 0
36	Nasiruddin Bhuiyan ..	18 3 0
37	Nath, Kamini Kumar ..	18 5 13
38	Nawabali ..	21 0 0
39	Syad Abdul Bari ..	18 3 0
40	Syed Zakaur Rahman ..	20 0 0
42	Sultan Ahmad ..	18 0 24
43	Sur, Nagendra Kumar ..	22 4 0
44	Yakubali Patwari ..	17 11 28

Private candidates.

2	Basanta Kumar Do ..	23 3 8
3	Serajuddin Patwari ..	21 7 13
4	Md. Lall Miyan ..	22 3 0
5	Zigir Miyan ..	19 7 26
6	Syedur Rahman ..	19 0 5
8	Abdul Majid ..	19 5 0
9	Abdul Quayum ..	22 0 0
11	Khalilur Rahman ..	23 6 0

M. P. WEST,
Principal, Teachers' Training College.



The Calcutta Gazette.

THURSDAY, MARCH 27, 1930.

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Part I

Orders and Notifications by the Governor of Bengal, the Government of Bengal, the High Court, Government Treasury, etc.

ORDERS BY HIS EXCELLENCY THE GOVERNOR OF BENGAL.

Tour Programme of His Excellency the Governor of Bengal during April 1930.

Government House, Calcutta, the 14th March 1930.

His Excellency the Governor of Bengal will leave Calcutta by special train on the evening of the 2nd April 1930 and arrive at Darjeeling the following morning. His Excellency's departure and arrival will be private.

The party accompanying His Excellency will be :—

The Hon'ble Lady Jackson.

R. H. Hutchings, Esq., I.C.S., Private Secretary.

Lieut.-Colonel R. B. Butler, M.C., Military Secretary.

Major H. Hingston, I.M.S., Surgeon.

Captain J. V. Gordon, Aide-de-Camp.

Captain J. C. A. Battye, Aide-de-Camp.

Captain J. F. Milburne, Aide-de-Camp.

Captain M. R. Everard, Aide-de-Camp.

All communications intended to reach His Excellency and party should be addressed to Governor's Camp, Bengal, without the addition of any post town.

R. B. BUTLER, LIEUT.-COLONEL,

Military Secretary to
His Excellency the Governor of Bengal.

No. 4709A.—25th March 1930.—Under the provisions of section 93 of the Government of India Act, His Excellency the Governor is pleased to accept the resignation tendered by Mr. S. A. Skinner of his office of member of the Bengal Legislative Council.

No. 4712A.—25th March 1930.—Whereas a vacancy has occurred in the Bengal Chamber of Commerce constituency of the Bengal Legislative Council by reason of the resignation by Mr. S. A. Skinner, His Excellency the Governor is pleased, in pursuance of sub-rule (1) of rule 26 of the Bengal Electoral Rules, to call upon the said constituency to elect a person for the purpose of filling the vacancy by the 30th April 1930.

W. D. R. PRENTICE,

Chief Secy. to the Govt. of Bengal.

ORDERS BY THE GOVERNMENT OF BENGAL.

No. 472A.

Appointments and Transfers.

GENERAL.

Calcutta.—No. 4349A.—12th March 1930.—Mr. H. Tunnell-Barrett, I.C.S., is appointed temporarily to act as Additional Deputy Secretary to the Government of Bengal in the Political Department.

Darjeeling.—No. 4215A.—13th March 1930.—Mr. E. N. Blandy, I.C.S., Deputy Commissioner, Darjeeling, is appointed to act, until further orders, as Secretary to the Government of Bengal in the Finance, Commerce and Marine Departments.

Dacca - Darjeeling.—No. 4221A.—13th March 1930.—Mr. O. M. Martin, I.C.S., Magistrate and Collector, Dacca, is appointed to be Deputy Commissioner, Darjeeling.

Tippera-Burdwan Division.—No. 4282A.—15th March 1930.—Babu Surendra Nath Baharji (No. 111), Sub-Deputy Collector, Tippera, is transferred to the Burdwan Division.

Midnapore.—No. 4287A.—15th March 1930.—Babu Sambhu Charan Chatarji, Deputy Magistrate and Deputy Collector, Midnapore, was in charge of the Sadar subdivision of that district from the 8th February to the 21st February 1930, inclusive.

24-Parganas.—No. 4377A.—15th March 1930.—Babu Kailashpati Ghosh, Deputy Magistrate and Deputy Collector, on leave, is posted to the headquarters station of the 24-Parganas district.

Tippera.—No. 4410A.—19th March 1930.—Rai Sahib Nepal Chandra Sen, Deputy Magistrate and Deputy Collector, on leave, is appointed to have charge of the Sadar subdivision of the Tippera district.

Howrah.—No. 4417A.—19th March 1930.—Babu Jogesh Chandra Sen, Deputy Magistrate and Deputy Collector, on leave, is posted to the headquarters station of the Howrah district.

Pabna.—No. 4420A.—19th March 1930.—Maulvi Manzur Ahmad Chaudhuri, Deputy Magistrate and Deputy Collector, on leave, is posted to the Sirajganj subdivision of the Pabna district.

Tippera.—No. 4423A.—19th March 1930.—Maulvi Muhammad Hafizur Rahman, Deputy Magistrate and Deputy Collector, on settlement training, is posted to the Brahmanbaria subdivision of the Tippera district.

Bankura-Mymensingh.—No. 4429A.—19th March 1930.—Babu Anadi Ranjan Basu, Deputy Magistrate and Deputy Collector, Bankura, is appointed to have charge of the Sadar subdivision of the Mymensingh district.

Birbhum-Bankura.—No. 4432A.—19th March 1930.—Rai Sahib Sashi Bhushan Bhattacharji, Deputy Magistrate and Deputy Collector, Rampurhat, Birbhum, is appointed to have charge of the Sadar subdivision of the Bankura district.

Mymensingh-Chittagong.—No. 4434A.—19th March 1930.—Babu Gopendra Kumar Ghosh Chaudhuri, Deputy Magistrate and Deputy Collector, Mymensingh, is appointed to have charge of the Cox's Bazar subdivision of the Chittagong district.

Chittagong-Mymensingh.—No. 4437A.—19th March 1930.—Babu Satyendra Nath Dutt, Deputy Magistrate and Deputy Collector, Cox's Bazar, Chittagong, is transferred to the Jamalpur subdivision of the Mymensingh district.

Bakarganj.—No. 4440A.—19th March 1930.—Rai Amal Krishna Mukharji Bahadur, Deputy Magistrate and Deputy Collector, on leave, is posted to the headquarters station of the Bakarganj district.

Rangpur-Presidency Division.—No. 4463A.—19th March 1930.—Babu Phani Lal Mukharji, Sub-Deputy Collector, Rangpur, is transferred to the Presidency Division.

Khulna-Chittagong.—No. 4483A.—20th March 1930.—Mr. J. Younie, I.C.S., District and Sessions Judge, Khulna, is appointed to be District and Sessions Judge, Chittagong.

Jessore-Khulna.—No. 4488A.—20th March 1930.—Mr. E. S. Simpson, I.C.S., officiating Additional District and Sessions Judge, Jessore and Khulna, is appointed to act, until further orders, as District and Sessions Judge, Khulna.

Dacca-Jessore-Khulna.—No. 4493A.—20th March 1930.—Mr. Sailendra Nath Guha Ray, I.C.S., Joint Magistrate and Deputy Collector, Narayanganj, Dacca, is appointed to act, until further orders, as Additional District and Sessions Judge, Jessore and Khulna.

Tippera-Dacca.—No. 4499A.—20th March 1930.—Mr. J. B. Bird, I.C.S., Joint Magistrate and Deputy Collector, Tippera, is appointed to have charge of the Narayanganj subdivision of the Dacca district.

Mymensingh-Burdwan.—No. 4503A.—20th March 1930.—Mr. W. H. J. Christie, I.C.S., Joint Magistrate and Deputy Collector, Mymensingh, is appointed to have charge of the Asansol subdivision of the Burdwan district.

Nadia-Mymensingh.—No. 4507A.—20th March 1930.—Mr. Subimal Dutt, I.C.S., Joint Magistrate and Deputy Collector, Nadia, is appointed to have charge of the Jamalpur subdivision of the Mymensingh district.

Nadia - Midnapore. — No. 4511A. — 20th March 1930.—Mr. Santosh Kumar Chatterjee, i.c.s., Joint Magistrate and Deputy Collector, Nadia, is appointed to have charge of the Tamluk subdivision of the Midnapore district.

Midnapore - Birbhum. — No. 4515A. — 20th March 1930.—Mr. Sudhansu Kumar Haldar, i.c.s., Joint Magistrate and Deputy Collector, Tamluk, Midnapore, is appointed to have charge of the Rampurhat subdivision of the Birbhum district.

24-Parganas. — No. 4536A. — 20th March 1930.—Rai Sahib Abhay Charan Chatarji, Deputy Magistrate and Deputy Collector, on leave, is posted to the headquarters station of the 24-Parganas district.

Dacca. — No. 4605A. — 21st March 1930.—Mr. E. W. Holland, i.c.s., Additional District Magistrate, Dacca, is appointed to act, until further orders, as Magistrate and Collector of that district.

Dacca. — No. 4607A. — 21st March 1930.—In exercise of the powers conferred by sub-section (2) of section 10 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased to appoint Babu Satish Chandra Ghosh, Deputy Magistrate and Deputy Collector, Dacca, to be Additional District Magistrate of that district and to direct that he shall have, during the period he is so employed, all the powers of a District Magistrate under the said Code and under all other laws in force in that district.

Rajshahi. — No. 4613A. — 21st March 1930.—Rai Rebat Mohan Chakrabarti Bahadur, Magistrate and Collector, on leave, is appointed to be Magistrate and Collector, Rajshahi.

Rajshahi-Midnapore. — No. 4616A. — 21st March 1930.—In exercise of the powers conferred by sub-section (2) of section 10 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased to appoint Mr. Shottiyendro Kumar Ghosh, i.c.s., officiating Magistrate and Collector, Rajshahi, to be Additional District Magistrate, Midnapore, and to direct that he shall have, during the period he is so employed, all the powers of a District Magistrate under the said Code and under all other laws in force in that district.

Midnapore-Birbhum. — No. 4620A. — 21st March 1930.—Babu Narendra Kumar Sen, Additional District Magistrate, Midnapore, is appointed to act, until further orders, as Magistrate and Collector, Birbhum.

Bogra. — No. 4622A. — 21st March 1930.—Babu Srish Kumar Som, Subordinate Judge and Assistant Sessions Judge, on leave, is appointed temporarily to act as Additional District and Sessions Judge, Bogra.

Noakhali-Midnapore. — No. 4627A. — 21st March 1930.—Mr. Sukumar Sen, i.c.s., officiating Additional District and Sessions Judge, Noakhali, is appointed to act, until further orders, as Additional District and Sessions Judge, Midnapore.

Midnapore-Rajshahi-Malda. — No. 4632A. — 21st March 1930.—Mr. Bihari Lal Sarkar, Additional District and Sessions Judge, Midnapore, is appointed to be District and Sessions Judge, Rajshahi and Malda.

Rajshahi-Malda-Bakarganj. — No. 4637A. — 21st March 1930.—Mr. Tajul Islam Muhammad Nurannabi Chaudhuri, i.c.s., officiating

District and Sessions Judge, Rajshahi and Malda, is appointed to act, until further orders, as an Additional District and Sessions Judge, Bakarganj.

Jessore. — No. 4655A. — 22nd March 1930.—Babu Subodh Kumar Ghosh, Deputy Magistrate and Deputy Collector, Jessore, is appointed temporarily to have charge of the Sadar subdivision of that district.

Nadia. — No. 4665A. — 22nd March 1930.—Maulvi Panaullah Ahmad, Deputy Magistrate and Deputy Collector, on probation, on settlement training, is posted to the headquarters station of the Nadia district.

Bankura-Presidency Divn. — No. 4688A. — 24th March 1930.—Maulvi Nuruddin Ahmad (I), Sub-Deputy Collector, Bankura, is transferred to the Presidency Division.

POLICE.

Burdwan-Howrah. — No. 4360A. — 17th March 1930.—The orders of the 10th February 1930, transferring Babu Chandi Charan Mukharji, Deputy Superintendent of Police, Burdwan, to the headquarters station of the Howrah district, are cancelled.

Chittagong. — No. 4673A. — 22nd March 1930.—Mr. B. J. Shooter, Assistant Superintendent of Police, Chittagong, in charge of the police work on the Assam-Bengal Railway and the Dacca Section of the Eastern Bengal Railway, was appointed temporarily to act, in addition to his own duties, as Superintendent of Police, Eastern Bengal and Assam-Bengal Railways, Saidpur, during the absence, on leave, of Sir Douglas L. Stewart, Bart.

Nadia. — No. 4677A. — 22nd March 1930.—Mr. C. G. Grassby, Assistant Superintendent of Police, on leave, is appointed to act, until further orders, as Superintendent of Police, Nadia.

Leave.

GENERAL.

Calcutta. — No. 4209A. — 13th March 1930.—Mr. A. Cassells, i.c.s., Secretary to the Government of Bengal, Finance, Commerce and Marine Departments, is allowed leave with effect from the 12th April 1930 or any subsequent date on which he may be relieved, up to the 17th November 1930, viz., leave on average pay for four months, under rule 81 (b) (i) of the Fundamental Rules and leave on half average pay for the remaining period, under rule 81 (d) of those rules.

Nadia. — No. 4299A. — 15th March 1930.—Babu Sharat Chandra Tahiri, Sub-Deputy Collector, Chuadanga, Nadia, is allowed leave on average pay, under rule 81 (b) (ii) of the Fundamental Rules, from the 16th March 1930 or any subsequent date on which he may avail himself of it, to the 15th July 1930, inclusive.

Dacca. — No. 4321A. — 15th March 1930.—Mr. V. M. Bonarjee, Sub-Deputy Collector, Dacca, is allowed leave for twenty-eight months, viz., leave on average pay for eight months, under the proviso to rule 81 (b) (ii) of the Fundamental Rules, with effect from the 15th March 1930, or any subsequent date on which he may avail himself of it, and leave on half average pay for the remaining period, under rule 81 (d) of those rules.

Tippera.—No. 4392A.—18th March 1930.—Maulvi A. H. M. Wazir Ali, Deputy Magistrate and Deputy Collector, Chandpur, Tippera, was on leave on average pay from the 5th March to the 8th March 1930, inclusive, under rule 81 (b) (ii) of the Fundamental Rules.

Burdwan.—No. 4397A.—18th March 1930.—Mr. R. Douglas, I.C.S., Magistrate and Collector, Burdwan, is allowed leave for six months, viz., leave on average pay for four months, under rule 81 (b) (i) of the Fundamental Rules, with effect from the 20th March 1930, or any subsequent date on which he may be relieved, and leave on half average pay for the remaining period, under rule 81 (d) of those rules.

Mymensingh.—No. 4470A.—20th March 1930.—Maulvi Saiyid Ahmadulla, Deputy Magistrate and Deputy Collector, Mymensingh, was allowed leave on average pay from the 26th January 1930 to the 16th February 1930, inclusive, under rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him under the orders of the 5th August 1929.

Midnapore.—No. 4472A.—20th March 1930.—Babu Sisir Kumar Gupta, Deputy Magistrate and Deputy Collector, Contai, Midnapore, is allowed leave on average pay for four weeks, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 2nd March 1930.

No. 4474A.—20th March 1930.—Maulvi Adiluzzaman Khan, Deputy Magistrate and Deputy Collector, is allowed leave for three months, in extension of the leave granted to him under the orders of the 23rd October 1929, viz., leave on average pay for two months, under the proviso to rule 81 (b) (ii) of the Fundamental Rules, and leave on half average pay for the remaining period, under rule 81 (d) of those rules.

Pabna.—No. 4476A.—20th March 1930.—Babu Jnanendra Mohan Chaudhuri, Deputy Magistrate and Deputy Collector, Sirajganj, Pabna, is allowed leave on average pay for three months, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the date on which he may be relieved.

Chittagong.—No. 4478A.—20th March 1930.—Mr. R. F. Lodge, I.C.S., District and Sessions Judge, Chittagong, is allowed leave on average pay for five months, under rule 81 (b) (i) of the Fundamental Rules, with effect from the 22nd April 1930, or any subsequent date on which he may be relieved.

Howrah.—No. 4542A.—20th March 1930.—Maulvi Muhammad Abdullah, Deputy Magistrate and Deputy Collector, Howrah, is allowed leave on average pay for three months and fifteen days, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 1st April 1930, or any subsequent date on which he may be relieved.

No. 4611A.—21st March 1930.—Babu Bhudeb Mukharji, Sub-Deputy Collector, is allowed leave not due on half average pay for two months, under rule 81 (c) (i) of the Fundamental Rules, in extension of the leave granted to him under the orders of the 5th February 1930.

Tippera.—No. 4659A.—22nd March 1930.—Babu Sukumar Nag, Sub-Deputy Collector, Brahmanbaria, Tippera, is allowed leave on average pay for three months, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 3rd April 1930, or any subsequent date on which he may avail himself of it.

POLICE.

Tippera.—No. 4405A.—19th March 1930.—In supersession of the orders of the 22nd January 1930, Mr. J. L. Jenkins, officiating Superintendent of Police, Tippera, is allowed leave for nine months, viz., leave on average pay for six months, under rule 81 (b) (i) of the Fundamental Rules, with effect from the 23rd February 1930, and leave on half average pay for the remaining period, under rule 81 (d) of those rules.

24-Parganas.—No. 4459A.—19th March 1930.—Mr. T. Clear, Superintendent of Police, Eastern Bengal Railway Police, Sealdah, is allowed leave on average pay for eight months, under rule 81 (b) (i) of the Fundamental Rules, with effect from the 1st March 1930.

No. 4671A.—22nd March 1930.—Sir Douglas L. Stewart, Bart, Superintendent of Police, Eastern Bengal and Assam-Bengal Railways, Saidpur, was allowed leave on average pay for ten days, under rule 81 (b) (i) of the Fundamental Rules, with effect from the 10th March 1930.

Nadia.—No. 4674A.—22nd March 1930.—Mr. F. P. Prior, officiating Superintendent of Police, Nadia, is allowed leave on average pay for eight months, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 17th April 1930, or any subsequent date on which he may be relieved.

W. D. R. PRENTICE,
Chief Secy. to the Govt. of Bengal.

NOTIFICATIONS.

No. 4357A.—17th March 1930.—In notification No. 513A., dated the 13th January 1930, published at page 41, Part I, of the *Calcutta Gazette*, dated the 16th January 1930, announcing the result of the second half-yearly departmental examination held in November 1929 for "Indu Bhushan Das Gupta" read "Indu Bhushan Sen Gupta".

No. 4714A.—25th March 1930.—Whereas by notification No. 4712A., dated the 25th March 1930, His Excellency the Governor has been pleased to call upon the Bengal Chamber of Commerce constituency of the Bengal Legislative Council to elect a member to the said Council in place of Mr. S. A. Skinner, resigned:

Now, therefore, the Governor in Council is pleased, in exercise of the powers conferred by clauses (a) and (b) of sub-rule (2) of rule 11 of the Bengal Electoral Rules, and in pursuance of sub-rule (3) of that rule, to prescribe the 2nd April 1930 as the date for the nomination of candidates and for the delivery of nomination papers to the Returning Officer and the 3rd April 1930 as the date on which the scrutiny of nominations shall be held.

W. D. R. PRENTICE,
Chief Secy. to the Govt. of Bengal.

POLICE DEPARTMENT.**NOTIFICATION.**

*No. 1398Pl.—The 19th March 1930.—In exercise of the powers conferred by section 11 of the Indian Motor Vehicles Act, 1914 (VIII of 1914) the Governor in Council is pleased to make the following rules in supersession of the rules regulating the use of motor vehicles in Calcutta (including suburbs) and the Municipality of Howrah, published under notification No. 4095P., dated the 1st April 1915, at pages 1-25 of the *Calcutta Gazette Extraordinary* of the same date, as amended from time to time.*

Rules regulating the use of Motor Vehicles in Calcutta (including suburbs) and the Municipality of Howrah.**Part I.—Preliminary.**

1. These rules may be called the Calcutta and Howrah Motor Vehicles Rules, 1930.

2. Definitions—

In these rules—

Act.

(1) the "Act" means the Indian Motor Vehicles Act, 1914 (VIII of 1914);

Approved.

(2) "approved" means approved by the Commissioner;

Axle-weight.

(3) "axle-weight" means the aggregate weight transmitted to the surface of the road or other base whereon a heavy motor car or trailer moves or rests by the several wheels attached to that axle when the car or trailer is laden;

(4) "registered axle-weight" means the axle-weight of the axle of a heavy motor car as registered by the Commissioner in pursuance of the rules contained in Part III of these rules;

Commissioner.

(5) "Commissioner" means the Commissioner of Police for Calcutta;

Conductor.

(6) "conductor" means every person, except the driver, authorised by the motor owner, who attends upon the passengers in a motor omnibus or motor stage carriage;

Diameter.

(7) the expression "diameter" when used in relation to a wheel of a heavy motor car, means the diameter measured between the two opposite points in the outer surface of the tyre which are farthest apart;

Form.

(8) "form" means a form appended to these rules.

Licence.

(9) "private licence" means a licence granted to a person who drives his own car or who drives without remuneration of any kind;

(10) "professional licence" means a licence granted to a person who earns his living by driving or who drives for hire, wages or remuneration;

Motor car.

- (11) "motor car" includes all motor vehicles other than motor cycles, road-rollers and vehicles which run on rails;
- (12) "heavy motor car" means a motor car exceeding two tons in weight when unladen;
- (13) "light motor car" means a motor car not exceeding two tons in weight when unladen;
- (14) "motor lorry" means a motor vehicle which is ordinarily used for the carriage of goods;

Motor cycle.

- (15) "motor cycle" means a motor vehicle running on not more than three wheels and weighing not more than eight hundred-weights;

Owner.

- (16) "owner" means the person registered as such by the Commissioner and includes a person having the use of a motor vehicle under a hiring or hire-purchase agreement;

Public Service Vehicles.

- (17) "public service vehicles" include—

- (a) "motor cab" or "taxi cab", i.e., a light motor car which stands or plies for hire in any public place;
- (b) "motor omnibus" or "motor stage carriage", i.e., a motor vehicle (not being a motor cab) which carries passengers for hire or reward at separate fares, stage by stage, and has seating accommodation for 12 or more passengers;

Tractor.

- (18) "tractor" means a mechanically propelled vehicle which draws but is not so constructed as to be capable of carrying or having superimposed upon it any load except such as is necessary for its propulsion and equipment;

Trailer.

- (19) "trailer" means a vehicle drawn by a motor car.

Weight.

- (20) the expression "weight", when used in relation to a heavy motor car or a trailer, means—

- (a) when the car or trailer is unladen, the weight of the vehicle, including all parts, equipments, stores, fuel, water and accumulator which are necessary for, or are ordinarily used with, the car or trailer when working, provided that where alternative parts or bodies are used, the heaviest shall be taken for the purpose of calculating the weight; and
- (b) when the car or trailer is laden, its weight when unladen plus its full lawful load, including the weight of the driver;

Width.

- (21) the expression "width" when used in relation to the tyre of a wheel of a heavy motor car, means the distance measured horizontally and in a straight line across the rim of the wheel and between the two points in the outer surface of tyre which are farthest apart.

Part IA.—General.

3. (a) Every applicant for a licence under these rules shall make a true statement of all particulars set forth in the appropriate prescribed application form.

(b) No person to whom a reference shall be made in relation to such application for a licence shall wilfully or knowingly make any misrepresentation.

Part II.—General rules.

Registration.

4. (1) No motor vehicle shall be used, unless it is registered by the Commissioner under these rules in a register kept in Form A appended to these rules. Every motor vehicle registered elsewhere in British India under rules framed under the Indian Motor Vehicles Act, 1914 (VIII of 1914), shall be deemed to have been registered under these rules.

(2) Every application for registration shall be in Form B appended to these rules and shall contain a correct declaration of the particulars referred to therein.

(3) All motor vehicles shall be produced for inspection at the time of registration.

The owner or person in charge of a motor vehicle or trailer shall cause it to be produced for registration or inspection at such time and place as the Commissioner, or any officer duly authorised by him, may appoint.

Registration and other fees.

(4) The fee payable in respect of registration shall be—

- (a) Rs. 4 for a motor cycle,
- (b) Rs. 16 for a light motor car, a motor cab or a motor omnibus, and
- (c) Rs. 32 for a heavy motor car, a motor lorry or a motor tractor.

(5) A duplicate registration certificate may be issued on payment of Rs. 2.

(6) In the case of a manufacturer of, or dealer in, motor vehicles, a general number to be used on any motor vehicle, belonging to such manufacturer or dealer, on trial after completion or on trial by an intending purchaser may be assigned by the Commissioner on payment of a fee of Rs. 32.

Condition of registration.

5. (1) The Commissioner shall not register any motor vehicle unless he is satisfied that the requirements of these rules in respect thereof have been duly met.

(2) The Commissioner shall not register or re-register any taxi cab or motor omnibus kept or used or intended to be kept or used in Calcutta unless there is attached to the application for registration or re-registration a receipt showing that the tax payable to the Corporation of Calcutta in respect of that taxi cab or motor omnibus for the current half-year has been paid.

Temporary cancellation or suspension of registration.

(3) If the Commissioner, at any time after a motor vehicle has been registered, has reason to believe that it has ceased in any respect to conform to these rules, or that it is not maintained in such a condition as to prevent danger to the public, he may, after notice to the owner, direct that the registration be cancelled or suspended until the defects are remedied to his satisfaction.

Registration certificate.

6. (1) The owner shall receive from the Commissioner a certificate of registration in the form of a book to be called the registration certificate in respect of each motor vehicle registered. Such book shall be in Form C appended to these rules. The owner of the motor vehicle shall keep the registration certificate and shall produce it when required by the police after reasonable notice to him. He shall surrender it to the Commissioner when the registration of the motor vehicle is suspended or cancelled. If the owner transfers the motor vehicle to another person he shall hand over the registration certificate to the transferee.

Change of ownership.

(2) Where there is a change of ownership of a motor vehicle the transferee shall produce it for inspection and shall cause it to be registered afresh. He shall produce or cause to be produced before the Commissioner his application for fresh registration together with the registration certificate of the previous owner or satisfactory proof of transfer. If the registration certificate or such proof is produced within 14 days of the date of transfer, the fee for such renewal of registration shall be Rs. 2. If it is produced after 14 days from the date of transfer, the full fee of registration shall be charged.

Change of classification.

(3) When a motor vehicle is transferred from one class to another, it shall be produced for inspection and registered afresh. The fee for such renewal of registration shall be Rs. 2:

Provided that in the case of a vehicle transferred from a class for which a lesser fee is chargeable to a class for which a greater fee is chargeable, the difference in such fees shall be charged in addition to the fee of Rs. 2.

Duration of registration.

7. (1) The registration of public service vehicles, motor lorries, and motor tractors shall remain in force, unless previously cancelled or suspended, for twelve months from the date of registration and shall be subject to annual renewal. The registration of motor vehicles other than public service vehicles, motor lorries and motor tractors shall remain in force until cancelled, or suspended, or until there is change of ownership of such vehicle, or is transferred from one class to another.

Renewal fees.

(2) The fee for the renewal of registration of—

(a) a public service vehicle shall be Rs. 8,

(b) a motor lorry or a motor tractor shall be Rs. 16,

if renewal is effected on or before the date of expiry of its registration. If effected after the date of expiry the fee shall be Rs. 16 in the case of (a) or Rs. 32 in the case of (b):

Provided that no fee shall be charged for the renewal of registration of motor vehicles owned by the Corporation of Calcutta and used exclusively for Corporation work.

NOTE.—If the date of expiry falls on a Sunday or on a holiday or on a day when the Motor Vehicles Department of the Calcutta Police is closed, such date of expiry shall be deemed to be the next working day on which that office is open for the transaction of business.

(3) A fee of Rs. 32 shall be payable annually for a general number.

Ownership or possession.

8. Every transfer of ownership and every transfer of possession of a motor vehicle to—

(i) a mortgagee in possession,

(ii) a hire purchaser,

(iii) a hirer who hires such motor vehicles for a period exceeding 30 days,

(iv) a person who takes a loan of such motor vehicle for a period exceeding 30 days,

shall be reported to the Commissioner both by the registered owner and by the transferee within seven days of such transfer with particulars of the address of the transferee.

Change of address of owner or possessor.

9. When the registered owner or temporary possessor of a motor vehicle changes his address, he shall report the new address to the Commissioner within seven days.

Alteration in motor vehicles.

10. When a motor vehicle is altered in respect of any of the particulars required in rule 4, sub-rule (2), such alteration shall forthwith be notified in writing to the Commissioner by the owner.

Mode of driving.

11. Every motor vehicle shall be driven from right-hand side of the vehicle:

Provided that the Commissioner may with respect to any vehicle or class of vehicle for special reasons permit such vehicle or class of vehicle to be driven from the other side.

Mode of carrying persons.

12. The driver or person in charge of a motor vehicle shall not carry any attendant or other person on the footboard or any other portion of the vehicle except within the body thereof.

Width.

13. (1) The width of a motor vehicle or trailer as measured between its extreme projecting points shall not exceed 7 feet 6 inches.

Springs.

(2) Every motor vehicle must be constructed with suitable springs between each axle and the frame. The springs must be properly hung and of sufficient strength and flexibility to meet all likely contingencies.

Brakes.

(3) No motor vehicle shall be used, unless it is provided with two independent brakes or other means of stoppage, approved by the Commissioner, in good working order, and of such efficiency that the application of either will be capable of forthwith stopping the vehicle.

Construction and maintenance.

(4) No motor vehicle or trailer shall be used unless it is so constructed and maintained as to admit of its being at all times under full control and to prevent undue interference with passenger or other traffic and inconvenience or danger to the public or to any person riding on the vehicle.

Marking and lettering.

14. (1) The Commissioner shall assign a distinguishing number to every motor vehicle registered under these rules and shall record particulars of the vehicle and the name and address of the owner.

The number shall not be changed until the vehicle is registered elsewhere or unless its registration is cancelled.

(2) The Commissioner may assign a general number for motor vehicles for the time being in the possession of any manufacturer or importer thereof and dealer therein to be used temporarily on any such vehicle, while in his own or his paid employee's charge—

when on test during construction or after completion,

when on trial by an intending purchaser, or when on its way to or from registration, or to or from a railway station or wharf for or after trainage or shipment.

(3) A general number shall not be used by any person for any other purpose, and may be cancelled at the discretion of the Commissioner.

(4) When a general number has been assigned, the manufacturer or importer and dealer shall distinctively mark every vehicle covered by the number by an additional letter or letters other than the letters B. C. D. I. O. Q. S. and U.

Numbers and letters how to be attached, and maintained.

15. (1) No motor vehicle shall be used unless the number and letters, if any, assigned to it under rule 14 be shown on a flat plane surface perpendicular to the ground in the manner prescribed hereafter, so as to be legible at a reasonable distance. The plate must be attached to the satisfaction of the Commissioner in an upright position to the front and back of the vehicle and to the back of a trailer drawn behind the vehicle.

(2) The number assigned under rule 14 (1) shall be painted in white on a black ground and the number and letter assigned under sub-rules (2) and (4) of that rule, in signal red on a white ground. *Aluminium and brass numbers are forbidden.*

(3) The said numbers and letters must be in the case of a motor car at least $3\frac{1}{2}$ inches high and five-eighths of an inch broad in every part. The space taken up by each figure contained in such number (except the figure 1) and by each such letter must be at least $2\frac{1}{2}$ inches in width.

In the case of a motor cycle the above dimensions may be halved except that each number and letter must be three-eighths of an inch broad in every part.

(4) The space between adjoining letters and figures must be at least half an inch and there must be a margin of half an inch at the top and bottom and a side-margin of one inch of the ground on which the letters and figures are shown.

16. The numbers and letters referred to in rule 15 shall not be in any way obscured or rendered or allowed to become not easily distinguishable.

Lights.

17. (1) So long as a motor vehicle is in use or moving in a public place, between half an hour after sunset and half an hour before sunrise, the following lamps throwing light to a reasonable distance shall be affixed and kept lit and free from obstruction to the satisfaction of the Commissioner:—

(i) Two lamps each showing to the front a white light visible from a reasonable distance which shall be called "side lights."

(ii) One lamp showing a red light to the rear and a white light to the side or downwards fixed to the back of the vehicle in such a manner that the white light illuminates the rear identification plate and renders the letters and number easily legible from a reasonable distance. This lamp shall be called the "tail light."

Every such lamp shall, while the vehicle is in any place during such hours as aforesaid, be kept properly trimmed, lighted and in efficient condition.

(2) So long as a motor vehicle is standing in a public place, except a recognised parking place or a stand or a street notified by the Commissioner, between half an hour after sunset and half an hour before sunrise, the tail light shall be kept lit and free from obstruction.

(3) Side lights shall not exceed 6 candle power, and if electric, they shall be screened with frosted glass.

(4) Side lights shall be so placed that no part of the motor vehicle or its load projects outwards more than twelve inches beyond a vertical line through the centre of such lights. They shall be of the same power and fixed at the same height from the ground.

(5) The tail light shall be placed on the right or off-side or in the centre of the motor vehicle:

Provided that the maximum of 6 candle power shall not apply to the light carried on the front of a motor cycle which must however be suitably screened and that a motor cycle having less than three wheels shall not be required to carry more than one lamp showing to the front.

18. (1) No motor vehicle shall carry more than four lamps showing simultaneously a light to the front and more than one lamp showing a light to the rear:

Provided that any lamp showing a light to the front may notwithstanding such limitation as aforesaid also show a red light to the rear.

(2) No motor vehicle shall carry any lamp other than a lamp showing a white light to the front, or a lamp showing a red light to the rear without the sanction of the Commissioner.

(3) If a motor vehicle carries more than the side lights showing a light to the front, such light shall be hooded or screened or be capable of being so manipulated to the satisfaction of the Commissioner as not to cause inconvenience or danger to the public.

(4) No lights other than side lights shall be used in the town of Calcutta on or within the boundaries of Strand Road North, Galiff Street, Upper Circular Road, Lower Circular Road, Canal Road, Napier Road, from its junction with Canal Road to its junction with New Strand Road South or in Howrah on roads lit by electricity.

(5) Lamps other than side lights showing a light to the front if not hooded or screened must not be used so as to cause inconvenience or danger to the public.

Illumination of numbers and letters.

19. During the time when lamps are required to be kept lit, the number and letters at the back of a motor vehicle or trailer and the number in front of a motor cycle shall be illuminated in an approved manner so as to be legible at a reasonable distance.

Motor vehicles to carry horns.

20. (1) Every motor vehicle shall carry a hand bulb horn capable of giving audible and sufficient warning of its approach and position.

(2) The driver of a motor vehicle shall not sound his horn for any purpose other than that of ensuring safety in traffic and shall not sound his horn continuously.

(3) No cut-outs, exhaust whistles, sirens, klaxons, electric horns or similar appliances of any description shall be used on any motor vehicles in Calcutta and its suburbs and within the Municipality of Howrah.

Licensing of drivers.

21. No person shall drive a motor vehicle in a public place unless he holds a licence in force for the time being granted by the Commissioner or other competent authority authorising him to drive such a motor vehicle:

Provided that licences to drive public service vehicles within Calcutta (including suburbs) and the Municipality of Howrah can be obtained only from the Commissioner under the provisions of Part IV of these rules.

22. Every application for a driving licence shall—

(a) in the case of a person who does not drive for hire or remuneration be in Form D appended to these rules, and

(b) in the case of a person who drives for hire or remuneration be in Form E appended to these rules.

Medical certificate.

23. (1) Any person who drives a motor vehicle for hire or for remuneration shall hold a professional licence. Every applicant for a professional driving licence shall produce a medical certificate in Form E appended to these rules after being examined by one of a panel of medical practitioners nominated for the purpose by the local Government. The fee payable for such medical examination or re-examination shall be Rs 5. The Commissioner shall have power to require the holder of a professional driving licence to undergo a fresh medical examination, if in his opinion to be recorded in writing, there is reasonable doubt as to the holder's physical fitness to drive a motor vehicle.

(2) A private licence shall not be issued to any person who drives for hire, wages or remuneration.

Driving licence.

24. (1) (a) A licence shall be granted by the Commissioner to any person who satisfies him that he is of good character, a competent driver and physically fit to drive by day or night.

(b) A private motor driving licence shall be issued in Form F appended to these rules, and

(c) A professional motor driving licence shall be issued in Form G appended to these rules.

(2) Every licence shall contain the name and address of the licensee, and shall specify the class of vehicle he is authorised to drive:
Provided that a professional licence shall also bear the photograph and identification marks of its holder.

Professional driving licence.

25. (1) Every applicant for a professional driving licence shall attend a motor driving training school approved and registered by the Commissioner and shall obtain a certificate from the person in charge of such training school that he has received instructions on the points laid down by the Commissioner. Such applicant shall undergo such tests as are required by the Commissioner.

(2) If such applicant has been trained in a recognized motor or engineering workshop or has driven on a licence granted elsewhere for not less than two years, he may be exempted from attending a school, but shall be required to undergo a driving test.

Motor Training School.

26. (1) No motor training school shall be recognised by the Commissioner for the purposes of the Act and the rules unless it is approved and registered by him.

(2) A person desirous of having a motor training school on the "approved" list must satisfy the Commissioner—

- (a) that he is of good character and of business repute,
- (b) that his financial position is sound,
- (c) that he maintains a suitable motor car or motor cars fitted with duplicate clutches and brakes,
- (d) that he maintains an efficient staff and suitable equipment at his premises to enable him to impart the necessary instructions to applicants for driving licences under training,
- (e) that he is generally a fit and proper person to be in charge of a motor driving training school.

(3) The situation of the premises of the training school must be notified to the Commissioner and any alteration of address must also be notified.

(4) The premises of the training school will be open at all reasonable times to inspection by officers of the Motor Vehicles Department not below the rank of Inspector.

(5) The Commissioner may in his discretion withdraw his "approval" if it is proved that the firm or individual concerned is unable to comply with the requirements set out herein or if the business is not carried on to his satisfaction.

Duration of licence.

27. Every licence shall remain in force for a period of twelve months from the date on which it is granted, or until its suspension or cancellation, when it shall be surrendered to the Commissioner.

6. Licence and other fees.

28. (1) A fee of Rs. 10 shall be payable for licence to drive a motor car and Rs. 4 for a motor cycle.

(2) A separate fee shall be charged in respect of each of the two classes of motor cars, namely, light motor cars and heavy motor cars, for which the applicant desires to be licensed.

(3) A fee of Rs. 2 shall be charged for every subsequent examination after a candidate has failed to pass the required test in the previous examination. A second or subsequent test shall only be allowed at intervals fixed at the discretion of the Commissioner.

(4) The licence to drive an additional class of vehicle shall be endorsed on the existing licence and the combined licence to drive all vehicles in respect of which a licence has been granted shall remain in force for a period of twelve months from the date of such endorsement.

(5) If a person to whom a licence has been granted reports to the Commissioner that his or her licence has been lost or defaced, the Commissioner may, after such investigation as he considers necessary and on payment of the full initial fee for such licence, issue to him or her a duplicate licence, including any particulars endorsed or entered

upon the original licence and the duplicate so issued shall have the same effect as the original licence. But if any licence proved or represented to have been lost or mislaid is afterwards found, it must forthwith be delivered to the Commissioner and any person in whose possession it may be shall forthwith deliver it up to the Commissioner.

Renewal of licence.

29. Every licence shall be subject to annual renewal, to be effected on or before the date of expiry. If the renewal is effected on or before the date of expiry of the licence, a fee of Rs. 2 for a private licence and Rs. 4 for a professional licence shall be charged; if the renewal is effected after the date of expiry, the full fee shall be charged:

Provided that any licence which has not been renewed for three consecutive years shall not be re-issued.

NOTE.—If the date of expiry falls on a Sunday or on a holiday or on a day when the Motor Vehicles Department of the Calcutta Police is closed, such date of expiry shall be deemed to be the next working day on which that office is open for the transaction of business.

30. Professional drivers and conductors of omnibuses shall appear in person for the renewal of their licences.

Change of address to be reported.

31. (a) Every holder of a professional driver's licence or a licence to act as conductor of an omnibus shall notify every change of his address in writing and shall personally produce his licence before the Commissioner for necessary alteration within 14 days of such change of address.

(b) Every holder of private licence shall report the new address to the Commissioner within 14 days of such change of address and produce his licence for alteration.

Suspension of licences.

32. Any driving licence, or licence to act as conductor of a motor omnibus, may be suspended for the unexpired portion of the period of validity by the Commissioner if the holder of the licence—

(a) is convicted of any offence punishable under the Indian Motor Vehicles Act, 1914 (VIII of 1914), or any other Act, involving—

- (i) danger to human life, or
- (ii) hurt or injury to any person or animal, or
- (iii) damage to any vehicle or property, or
- (iv) abuse of or assault on a passenger or police-officer;

Provided that the offence was committed while the holder was driving a motor car or riding a motor cycle or acting as conductor of a motor omnibus:

(b) is convicted of a breach of rule 40 or 41, i.e., disobeying traffic orders or exceeding speed limit, or

(c) alters or defaces his licence by erasure or otherwise, or allows it to be so altered or defaced, or

(d) lends his licence to or allows it to be used by any other person, or

(e) contravenes the provisions of rule 33, or

(f) is found under the influence of alcohol or of any intoxicating drug while driving a motor car or riding a motor cycle or acting as conductor of a motor omnibus, or

(g) fails to notify to the Commissioner any change of address as required by rule 31, or

(h) is, in the opinion of the Commissioner, unable to exercise his calling without risk to the public, or

(i) is habitually convicted of offences under the Indian Motor Vehicles Act, 1914 (VIII of 1914), or the rules made thereunder.

Condition of driving in the vicinity of Government House for purposes of instruction.

33. No unlicensed person shall drive a motor vehicle in order to receive instruction and no person shall instruct an unlicensed person to drive a motor vehicle in any public place within a five-mile radius of Government House, Calcutta, unless such motor vehicle is fitted with a duplicate clutch and brake.

Driving in prohibited places.

34. No person shall drive a motor vehicle on any foot-way, or in any street or other public place where the use of motor vehicles is prohibited by the Commissioner or (in Howrah) by the District Magistrate of Howrah.

Rule of the road.

35. The driver of a motor vehicle shall keep on the left side of the road provided as follows:—

(a) he shall keep to the right of any vehicle or horse proceeding in the same direction which he desires to pass; and

(b) he may pass any tram-car or other vehicle running on fixed rails on whichever side thereof he may consider necessary or expedient, having due regard to the circumstances of the case and to the safety and convenience of other users of the road.

Causing obstruction.

36. No motor vehicle shall be allowed to stand in any street or other public place so as to cause obstruction.

Motor vehicles not to be left unattended.

37. No motor vehicle shall be allowed to stand in any street or other public place unless it is attended by a person holding a subsisting licence granted under rule 24, except when the mechanism of such vehicle has been stopped.

Motor cars travelling backwards.

38. The driver of a motor car shall not cause the car to travel backwards for a greater distance or time than is consistent with the public safety.

Emission of smoke or vapour.

39. (1) No person shall cause or permit the emission of smoke or visible vapour from a motor vehicle in such quantity as to cause annoyance or danger to the public.

(2) No driver of a motor vehicle shall use any cut-out, fitting or other apparatus or device which will allow the exhaust gases from the engine of the motor car to escape into the atmosphere without first passing through a silencer, expansion chamber or other contrivance suitable and sufficient for reducing as far as may reasonably be practicable the noise which would otherwise be caused by the escape of the said gases.

Compliance with directions of police.

40. The person in charge of a motor vehicle shall obey all directions of police-officers in uniform posted or stationed at crossings or other places for the regulation of traffic.

41. (1) No motor vehicle shall be driven at a greater speed than—

(a) (i) 20 miles an hour—in the case of a light motor car or motor cycle or motor omnibus if all the wheels of such vehicle are fitted with pneumatic tyres,

(ii) 15 miles an hour—in the case of a heavy motor car if all the wheels of such vehicle are fitted with pneumatic tyres,

(b) 12 miles an hour—in the case of a heavy motor car (not being a motor omnibus) if all the wheels of such vehicle are fitted with soft or elastic tyres other than pneumatic tyres:

Provided that if the axle-weight of the axle of a heavy motor car exceeds six tons in weight or if it draws a trailer the speed of such heavy motor car shall not exceed 8 miles an hour.

(2) The provisions of this rule shall not apply to such motor vehicles as may be specially exempted by the Local Government in this behalf by a notification in the *Calcutta Gazette*.

Erection or removal of notices.

42. (1) Under section 12 of the Indian Motor Vehicles Act, 1914 (VIII of 1914), the Commissioner shall have power to erect such traffic notices as he considers necessary.

(2) The Commissioner shall also have power to remove or cause to be removed any notices regarding traffic which in his opinion are unnecessary or unsatisfactory.

(3) Such traffic notices shall be printed in white letters not less than 3 inches high on a signal red ground. Speed limits shall be indicated on such notices in figures not less than 3 inches high.

(4) Such notices shall be placed on the left side of the road for a driver approaching the place to which they refer.

(5) Such signals shall be posted as nearly as may be at a distance of 75 yards from the obstructions which they are meant to point out. In cases where this is impracticable there shall be affixed immediately below the caution plate a plate showing in white letters 3 inches high on a red ground the distance in yards between the signal and the obstruction.

(6) Danger signals shall be displayed by means of the conventional signs in white on a red equilateral triangle with a base of 24 inches.

(7) Maximum speed limits shall be displayed in white on a red rectangular plate 24 inches long by 8 inches high.

(8) Other road signs shall be displayed in white on a red disc with a diameter of 24 inches.

(9) All the above signs shall have a rectangular plate 24 inches by 8 inches bearing the words "caution" in red letters on a white ground fixed 6 inches below the plate displaying the sign.

Stopping of vehicles.

43. (1) The person in charge of a motor vehicle shall cause the vehicle to stop and to remain stationary so long as may reasonably be necessary—

(a) when requested to do so by any police-officer in uniform, for the purpose of regulating traffic or of ascertaining the name and address of such person, or for any other reasonable purpose, or

(b) when requested to do so by any person having charge of a restive horse, or

(c) when the presence of the vehicle has caused an accident to any person or to any animal or vehicle in charge of any person.

(2) The request referred to in clauses (a) and (b) of sub-rule (1) may be made by such police-officer or person putting up his hand as a signal to stop, or at night in such manner as the Commissioner may direct.

(3) The person in charge of a motor vehicle, on the request of any police-officer in uniform, or on the occurrence of an accident such as is referred to in clause (c) of sub-rule (1) on the reasonable request of any other person, shall produce his licence for inspection and

(a) truly state his name and address, and the name, place of abode and business of the owner of the vehicle, and

(b) give all possible immediate assistance to any person injured by any such accident and, if necessary, help in conveying him to a hospital,

(c) and if there is no person capable or in a position to require him to give his name and address, report the accident within twenty-four hours of the occurrence thereof at the nearest police-station.

Conditions of driving or using.

44. No person shall drive or have charge of, or cause or permit to be used, any motor vehicle or trailer—

(a) which does not in all respects conform to these rules, or

(b) which is so driven or used as to contravene any of these or

(c) without the permission or consent of the owner.

Registers to be maintained by dealers or manufacturers.

45. (1) Every manufacturer, or dealer, shall maintain a register containing the following particulars with respect to every motor vehicle using a general number which leaves his premises, namely,—

- (a) the date and time when the vehicle goes out,
- (b) the name and licence number of the person in charge thereof,
- (c) the purpose for which the vehicle is sent out,
- (d) the date and time of the return of the vehicle to the premises, and
- (e) the distinguishing number and letter or letters affixed to the vehicle.

(2) The said register shall be in such form as the Commissioner may from time to time prescribe, and shall be open at all reasonable times to the inspection of the Commissioner or any person duly authorised by him in writing in this behalf or any other competent authority.

Supply of information concerning drivers.

46. Every owner, or in the case of a motor vehicle let out on private hire, every person hiring such vehicle, shall give such information as may be required by or on behalf of the Commissioner as to the identity of the driver who is alleged to be guilty of an offence under the Act or the rules and if he fails to do so, shall be guilty of an offence, unless he shows to the satisfaction of the Court that he did not know and could not with reasonable diligence have ascertained who the driver was.

Supply of information regarding driving licences or registered motor vehicles.

47. A certified copy of the particulars entered in the registers of driving licences and registered motor vehicles shall be furnished to every person applying for the same on payment of a fee of eight annas in respect of each licence or registered motor vehicle.

Part III.

The provisions of this Part unless otherwise stated shall apply to all heavy motor cars inclusive of motor lorries of over 2 tons unladen weight, to all motor omnibuses unless otherwise provided for in Part IV of the rules and to all tractors.

Additional rules regarding registration.

48. (1) For the purpose of the registration of heavy motor cars—

- (a) the register of such vehicles shall be maintained in Form H, appended to these rules, and
- (b) the application for the registration of such vehicles shall be made in Form I appended to these rules.

(2) Before a heavy motor car is registered, the weight of the car when unladen, and if the Commissioner so directs, the axle-weight of each axle of the car, shall be ascertained by or in the presence of an officer appointed in this behalf by the Commissioner.

(3) The said officer shall certify the weights or weight so ascertained and shall make any necessary correction in the statement of weights declared by the owner.

(4) The owner of the car shall, for the purposes of sub-rules (2) and (3) of this rule, cause the car to be driven or brought to any such place as the Commissioner may appoint.

(5) Upon the registration of a heavy motor car—

- (a) the weight of the car when unladen, as certified under sub-rule (2) of this rule,
- (b) the axle-weight of each axle as so certified, or (if not so certified) as declared by the owner of the car,
- (c) the diameter of each wheel,
- (d) the width and material of the tyre of each wheel, and
- (e) the highest rate of speed at which, in conformity with rule 41 the car may be driven,

shall be entered in the register of motor vehicles.

Marking.

49. (1) Upon receiving from the Commissioner a copy of the entries made in the register relating to a heavy motor car, the owner of the car shall cause to be painted or otherwise plainly marked in a conspicuous place—

- (a) on the right or off-side of the car—
 - (i) the registered weight of the car when unladen, and
 - (ii) the registered axle-weight of each axle, and
 - (b) on the left or near side of the car—
 - (i) the highest rate of speed at which, in conformity with rule 41, the car may be driven, and
 - (ii) the owner's name and address.
- (2) The said marking shall be made in letters and figures not less than one inch in height and of such shape and colour as to be clearly legible and clearly distinguishable from the colour of the ground whereon the said marking is made.
- (3) The owner of the car shall cause the said marking to be from time to time repaired or renewed, as often as may be necessary, to keep the letters and figures clearly legible and clearly distinguishable.

Fresh registration or certification of vehicles registered under former rules.

50. (1) Notwithstanding anything contained in rule 4 (1), the owner of every heavy motor car registered in any province other than Bengal, under the Motor Vehicles Act of that province or under rules framed in that province under the Indian Motor Vehicles Act, 1914 (VIII of 1914), and brought into Calcutta or Howrah after the 1st April 1915, must, before the vehicle is brought into use in Calcutta, or Howrah, either—

- (a) apply to the Commissioner for the registration of the car under these rules, or
- (b) cause the car to be taken to the Commissioner, or to an officer appointed by him in this behalf, for the purpose of obtaining a certificate showing that the provisions of rules 48 and 49 have been sufficiently complied with in respect of the car.

(2) If the Commissioner or the said officer is satisfied that the provisions of rules 48 and 49 have been sufficiently complied with in respect of a car brought to him under either clause (a) or (b) of sub-rule (1), he may grant a certificate to that effect, and thereupon the car shall be deemed to have been registered under these rules, and the Commissioner shall cause to be made in the register of motor cars such entries in respect of the car as are required by clause (b) of rule 48 (1).

Until it has been registered under these rules, or the certificate referred to in sub-rule (2) has been obtained, no heavy motor car shall be used, except for the purpose of being taken to be registered or examined for the purposes of sub-rule (1) or (2) of this rule.

Axle-weights.

51. (1) The axle-weight of a heavy motor car shall not exceed the registered axle-weight.

(2) The registered axle-weight of an axle of a heavy motor car shall not exceed eight tons, and the sum of the registered axle-weights of all the axles of a heavy motor car shall not exceed twelve tons:

Provided that if a heavy motor car—

(a) draws a trailer which is so partially superimposed upon and attached to the heavy motor car that at all times the weight upon the rear axle of the heavy motor car shall exceed the weight upon the axle of the trailer, or

(b) is provided with six road wheels mounted on three separate axles under a rigid frame and that the distance between the middle axle and the rear axle is not greater than 4 ft. 6 inches and is not less than the exterior diameter of the tyre of the largest wheel,

the sum of the registered axle-weights shall not exceed sixteen tons; or

(c) is provided with six road wheels of which two are mounted on the front axle and four on the rear axle, the latter wheels on each side being mounted one in front of and one behind the axle, the registered axle-weight on the rear axle shall not exceed 12 tons and the sum of the registered axle-weights shall not exceed 16 tons.

Tyres.

52. No heavy motor car shall be licensed unless the car is fitted with pneumatic or resilient tyres of a soft and elastic material on all wheels:

Provided that the Commissioner may, for special reasons to be recorded in writing, permit non-resilient tyres if he is satisfied that their width and diameter is such that the vehicle will not damage road surfaces:

Provided, further, that the Commissioner may prohibit the use of non-resilient tyres if portions have broken off or become loose to such an extent as to affect smooth running of the vehicle.

Length.

53. The maximum overall length of a heavy motor car measured from the dumb irons or if there are no dumb irons from the foremost part of the vehicle exclusive of the starting handle must not exceed twenty-seven feet six inches in the case of a four wheeled vehicle, and thirty feet in the case of a rigid frame six wheeled vehicle:

Provided that if a heavy motor car draws a trailer which is so partially imposed upon and attached to the heavy motor car that at all times the weight upon the rear axle of the heavy motor car shall exceed the weight upon the axle of the trailer, the maximum overall length of the heavy motor car and the trailer so attached shall not exceed thirty-three feet.

Overhang of a heavy motor car.

54. The overhang of a heavy motor car shall not exceed—

(a) in the case of a heavy motor car not being a tractor, seven twenty-fourths of the overall length of the heavy motor car and

(b) in the case of a heavy motor car being a tractor, six feet.

For the purposes of this rule the expression "overhang" means the distance measured horizontally and parallel to the longitudinal axis of the heavy motor car between two vertical planes at right angles to such axis, the one passing through that point of the heavy motor car (exclusive of any hood when down) which projects furthest to the rear and the other passing—

(i) in the case of a heavy motor car having two axles, one of which is not a steering axle, through the centre point of that axle, and

(ii) in the case of a heavy motor car having three axles,

(a) where the front axle is the only steering axle, through a point four inches in rear of the centre of a straight line joining the centre points of the rear and middle axles, and

(b) where the rear axle is the only steering axle, through the centre point of the middle axle, and

(c) where all the axles but one are steering axles, through the centre point of the rearmost axle which is not a steering axle, and

(iv) in the case of a heavy motor car (whether having two axles or having three axles) where all the axles are steering axles, through a point situated on the longitudinal axis of the vehicle and such that a line drawn from it at right angles to that axis will pass through the centre of the minimum turning circle of the vehicle.

Brakes of heavy motor cars.

The following provisions shall have effect in substitution of the provisions of Part II of these rules which relate to brakes.

55. (a) Every heavy motor car shall be fitted with at least two independent brakes in good and efficient working order and of such design and efficiency that the application of either will even under the most adverse conditions cause all the wheels of the heavy motor

car other than the wheels of the front axle or, in the case of a heavy motor car having two axles only of which the rear axle is the steering axle, other than the wheels of the rear axle to be so held that they shall be effectually prevented from revolving or shall have the same effect in stopping the heavy motor car as if such wheels were so held;

Provided, nevertheless, that in the case of a heavy motor car which is propelled by steam and which is not used as a stage carriage or for the conveyance of passengers for gain or hire the engine of such heavy motor car shall be deemed to be one brake if such engine is capable of being reversed and is incapable of being disconnected from all the road wheels or all the axles other than the front wheels or axle except by the sustained effort of the driver and in the case of a vehicle with more than two axles there is no differential driving gear or similar mechanism between any two of the axles.

(b) At least one of the brakes must act on all the wheels required by clause (a) of this rule to be held as therein provided directly and not through the transmission gear;

Provided that where the heavy motor car has three axles and the drive is applied to two axles other than the front axle without the inter-position of a differential driving gear or similar mechanism between such two axles it shall be deemed to be a sufficient compliance with this clause if one brake acts directly on the wheels attached to one axle and the other brake acts directly on the wheels attached to the other axle.

(c) Brakes shall not be deemed independent as aforesaid which are so constructed that the failure of any part of the mechanism operating one brake shall adversely affect the operation of the other brake, but so nevertheless that the brake drum may be common to the two brakes.

Use of heavy motor cars upon bridges.

56. When any authority who is liable for the repair of a bridge affixes or sets up in suitable and conspicuous positions on the bridge and on each approach to the bridge notices stating that the bridge is insufficient to carry a heavy motor car, the registered axle-weight of any axle of which exceeds such weight as may be specified in such notices, the owner of any such car shall not cause or suffer the car to be driven and the person driving or in charge of any such car shall not drive the car upon the bridge.

Maidan roads.

57. No heavy motor car, except conservancy motor cars belonging to the Corporation of Calcutta or the Public Works Department, Bengal, Fire Brigade Engines, Motor Ambulances and Police Motor Vans, shall be allowed to use—

- (1) The Queen's way, and
- (2) The Red Road

on the Calcutta Maidan.

Trailers.

58. (1) No trailer shall be used unless it is fitted with pneumatic or resilient tyres of a soft and elastic materials:

Provided that the Commissioner may, for special reasons to be recorded in writing, permit non-resilient tyres if he is satisfied that their width and diameter is such that the vehicle will not damage good surfaces.

(2) The maximum length of a trailer excluding the coupling shall be 14 feet:

Provided that the Commissioner may by order for special reasons to be recorded permit a trailer to be used whose length is in excess of 14 feet upon such conditions as may be specified in the order.

(3) The coupling shall not be more than 4 feet in length; it must be rigid and so constructed as to bear the strain put on it.

(4) Every trailer must be provided with suitable springs between each axle and the frame:

Provided that the Commissioner may by order for special reasons to be recorded by him permit a trailer to be used without springs between the axle and the frame upon such conditions as may be specified in the order.

(5) No heavy motor car which is used either as a motor omnibus or otherwise for the conveyance of passengers for remuneration or hire shall draw a trailer.

(6) Not more than one trailer shall be drawn by any motor car:

Provided that the Commissioner may by order for special reasons to be recorded by him permit more than one trailer to be drawn by any such car upon such conditions as may be specified in such order.

(7) A heavy motor car which exceeds twenty-six feet in overall length or which has more than four road wheels shall not draw a trailer.

Marking of trailers.

59. (1) The owner of every trailer shall cause to be painted or otherwise plainly marked on a conspicuous part of the right or off-side of the trailer, in letters and figures not less than one inch in height and of such shape and colour as to be clearly legible and clearly distinguishable from the colour of the ground whereon the said marking is made,—

(a) The weight of the trailer when unladen, and

(b) The axle-weight of each axle of the trailer, and shall cause the said marking to be from time to time repaired or renewed, as often as may be necessary, to keep the said letters and figures clearly legible and clearly distinguishable.

(2) The axle-weight of an axle of a trailer shall not exceed four tons:

Provided that if a heavy motor car draws a trailer which is so partially super-imposed upon and attached to the heavy motor car that at all times the weight upon the rear axle of the heavy motor car shall exceed the weight upon the axle of the trailer, the axle-weight of the axle of the trailer shall not exceed 6½ tons.

Determination of axle-weights.

60. (1) Whenever the Commissioner, or any officer duly authorised by him in this behalf, has reasonable grounds for suspecting that the axle-weight for the time being of any axle of any heavy motor car or trailer drawn thereby exceeds the registered or marked axle-weight of that axle, he may—

(a) require the person driving or in charge of the car to drive the car or cause it to be drawn, with or without the trailer, to a weighing machine, and

(b) cause the axle-weight for the time being of any such axle to be ascertained.

(2) The person driving or in charge of such car shall comply with any such requirement, and shall to the best of his ability afford all such facilities as may reasonably be necessary for the purpose of ascertaining the axle-weight as aforesaid.

Height of load.

61. The load of a heavy motor car or trailer shall not exceed 10 feet from the roadway in height, or overlap the extreme width of the vehicle:

Provided that the Commissioner may by order for special reasons be recorded permit the height of a load to exceed 10 feet and/or to overlap the width of the vehicle upon such conditions as may be specified in the order.

Part IV.—Special rules governing Public Service Vehicles.

(a) Routes.

62. The Commissioner may, with the view to securing the public safety, and the convenience of traffic, define, by reference to terminal points and to the course to be followed between those points, the routes upon which regular services of omnibuses may be established. Any person who proposes to establish a regular service of omnibuses upon a route which is not an approved route may apply to the Commissioner to define that route as an approved route.

63. When licensing an omnibus to ply for hire, the Commissioner may attach to any such licence, all or any of the following conditions, that is to say—

- (a) a condition that the omnibus shall not ply for hire upon specified approved routes or any specified parts thereof, but such condition shall be imposed only on the ground that the omnibus is, by reason of its construction or equipment, unsuitable for use on such routes or parts thereof;
- (b) a condition that the omnibus shall not, without such consent as aforesaid, ply for hire except in maintaining a regular service.

64. (1) The Commissioner may call on all persons, to whom a public service vehicle licence for an omnibus has been granted, subject to the condition that it shall not ply for hire except in maintaining a regular service, to deposit, within 14 days of such order, with the Commissioner a schedule in such form and identified in such manner as he may require showing—

- (a) the approved routes upon which he intends to establish a regular service of omnibus,
- (b) the time at which the service on each route is to commence and end on each day,
- (c) the service to be maintained on each such route, distinguishing, if the service to be maintained on different days or at different hours is to vary, the service to be maintained on the several days or at the several hours,
- (d) the maximum number of omnibuses to be used to maintain such service on each such route distinguishing, if the service is to vary on different days, the maximum number to be so used on the several days,
- (e) the stages into which he intends to divide each route and the fares which he intends to charge in respect of such stages, distinguishing, if the stages and fares are to vary on different days or at different hours, the stages and fares on the several days and at the several hours, and shall supply to the Commissioner such number of copies of the deposited schedule as the Commissioner may require.

(2) With a view to public convenience the Commissioner may direct that such schedule shall be amended in such respect as he thinks fit.

(3) On the order of the Commissioner such schedule or amended schedule shall come into force.

65. The holder of such a licence may, at any time, but only at intervals of not less than four weeks, amend any such schedule or substitute a new schedule therefor by depositing with the Commissioner the proposed amended or new schedule in such form and identified in such manner as the Commissioner may require, and after the deposit of the amendment or new schedule with the concurrence of the Commissioner, the amended schedule or new schedule, as the case may be, shall come into force.

66. A person to whom a licence for an omnibus has been granted subject to the condition that it shall not ply for hire except in maintaining a regular service shall, except when prevented by accident or other unavoidable cause, or when otherwise authorised by the Commissioner, establish and maintain a service in accordance with the schedule for the time being in force with respect to his omnibuses and shall not use for the maintenance of any service a greater number of omnibuses than the maximum specified in such schedule, and shall not charge different fare or fares with respect to different stages from those specified in the schedule.

67. Where, as respects any street or part of a street, the Governor in Council is of opinion that by reason—

- (a) of the width of the street or part of the street or the density of traffic thereon, or
- (b) of the existence of alternative facilities for the conveyance of passengers along the street or part of the street or in proximity thereto, or of the omnibus accommodation on the street or part of the street being excessive;

it is desirable that an order under this rule shall be made, he may by order declare the street or part of the street to be a street in which

the plying for hire by omnibuses shall be prohibited or restricted either generally or during particular hours, and a street or part of a street with respect to which such an order is made is hereinafter referred to as a "restricted street."

68. Where the Governor in Council has so declared any street or part of a street to be a restricted street, the Commissioner may prohibit or restrict the plying for hire by omnibuses in the street either generally or during particular hours, limit the aggregate number of journeys which may be made in either direction along the street during particular hours by omnibuses plying for hire.

69. A schedule filed in the office of the Motor Vehicles Department shall be available for inspection by any person who is providing a regular service of omnibuses upon any route or any substantial part of any route included in the schedule.

70. All routes which are approved routes shall be numbered and classified in such a manner as may be directed by the Commissioner and a list of all such approved routes shall be maintained at the office of the Motor Vehicles Department. A copy of the list shall be issued to every applicant for a public service vehicle licence for an omnibus on payment of a fee of rupee one. In any case where it is necessary to refer to any routes in connection with any licence granted in respect of a motor omnibus, it shall for the purpose of identification be sufficient to refer to the classification or numbers of the routes.

71. An omnibus shall not ply for hire except on approved routes, provided that the Commissioner may grant permission, which may either be of special or of general application and may be either absolute or subject to any conditions, for an omnibus to ply for hire on other than an approved route.

(b) Public Service Vehicle Licence.

72. No person shall cause or permit a motor vehicle to be used as a public service vehicle unless he has obtained for it from the Commissioner a public service vehicle licence for that class of public service vehicle for which the motor vehicle is proposed to be used.

The public service vehicle licence shall be in Form K appended to these rules. It shall consist of two parts. One part shall be kept in the custody of the licensee.

The other part hereinafter called the licence card shall be attached to and carried on the vehicle in a holder at all times when the motor vehicle is standing or plying for hire in a public place or street. The holder must be of metal and of weather-proof construction. It must be circular and conform to the following specifications:—

Card Tray.—The licence card should fit nearly into a sheet metal tray of suitable thickness having a turned-up edge of sufficient depth to hold the card and a stout cover of transparent white glass.

Ring cover.—A circular ring of sheet metal shaped to fit down closely on the tray and adapted for fixing by screws, bolts or otherwise to the vehicle in the prescribed position. A rubber packing ring should be arranged to fit between the ring cover and cover glass and tray so as to render the whole carrier weather-proof.

Dimensions.—The aperture within the ring cover should clearly exhibit the whole of the licence card and should have a diameter of $2\frac{1}{2}$ inches.

The licence should be carried on the vehicle on the near side in a position approved by the Commissioner near to the dash board or driver's seat.

73. (a) An applicant (which expression shall mean an individual, firm, or corporate body as the case may be) desirous of obtaining a public service vehicle licence for either a motor taxi-cab or a motor omnibus shall apply in Form J appended to these rules to such place as the Commissioner may appoint.

(b) An application for a licence on behalf of a co-partnership or company shall be made by, and the licence if granted shall be issued to, the senior partner or the Secretary or Manager or other responsible official of the company as the case may be.

74. (1) A public service vehicle licence shall not be granted to any person under the age of 21 years and if granted to any such person it shall be void.

(2) The Commissioner may, in his discretion, refuse to grant a public service vehicle licence if the applicant has previously obtained a licence for a public service vehicle and such licence has been revoked or suspended under rule 75.

(3) The Commissioner shall not grant a public service vehicle licence, if the applicant fails to satisfy him,—

(a) that the public service vehicle conforms to the conditions of fitness from time to time laid down;

(b) that he is of good character, that his financial position is such that he is a fit and proper person to hold a licence and that he is otherwise in a position to carry out his responsibilities as licensee of a public service vehicle, and

(c) where the application is made on behalf of a firm or a company that the applicant is of good character and that, the firm or company is of good business repute and that its financial position is such that a licence may properly be granted.

(4) If the application is approved by the Commissioner, the applicant shall bring the vehicle, to which he desires the licence shall attach, to such place as the Commissioner shall direct for examination together with a current registration certificate for the vehicle in the name of the applicant granted under Part II of these rules.

(5) If, however, after the Commissioner has approved of the application, anything comes to his knowledge, or circumstances arise which satisfy him that it is undesirable that such licence should be granted, he may withdraw or suspend such approval, and if such approval is finally withdrawn, a licence shall not be issued. The Commissioner shall record in writing the reasons for the withdrawal or suspension of such approval.

(6) A public service vehicle licence shall, unless suspended or revoked or rendered null and void in the meantime, continue in force up to the date on which the registration of the vehicle expires but not for a longer period than one year.

(7) The person to whom a licence has been issued, whether individually or on behalf of a co-partnership or company, shall be responsible for the observance of the conditions under which the licence is granted as if he were the person solely interested in the licence.

(8) The licensee,

(i) shall not knowingly permit his public service vehicle to be used for an illegal or immoral purpose, or

(ii) shall not deface or mutilate his licence, or

(iii) shall at all times when required produce his licence to the Commissioner or to such person as the Commissioner may appoint, or

(iv) shall at all reasonable times for the purpose of inspection, examination or testing of the vehicle to which the licence relates—

(a) produce the vehicle at a time and place to be notified,

(b) afford to any officer, appointed by the Commissioner to the Motor Vehicles Department, of and above the rank of sergeant full facilities for such inspection, examination or testing, including access to his premises for the purpose,

(v) shall within three days after notice shall have been delivered to him personally or left at the address mentioned in or last endorsed upon his licence, deliver up his licence complete with licence card to the officer-in-charge at the Motor Vehicles Department unless the licence card has previously been removed from the vehicle under the provisions of rule 75 (1),

(vi) shall cause the public service vehicle and all its fittings and furniture to be maintained and kept in good order and repair and shall take all practicable means to secure that all parts of the mechanism, including the brakes and steering are free from defects and in efficient working order, that the inside and outside of the body and all other parts of the vehicle are kept clean and the whole ready and efficient for the purpose of hire, and shall not suffer any printed, written or other matter to appear on the outside or inside of the vehicle except such as shall be approved by the Commissioner,

(vii) shall on the happening to the vehicle of any failure or accident of a nature calculated to affect the safety of the passengers or of persons using the road, or on any alteration, otherwise than by way of replacement of parts, being made in the structure or equipment of the vehicle, forthwith give notice to the Commissioner,

(viii) shall not employ or permit or suffer any person to be employed as a driver of a public service vehicle of a class not mentioned in or endorsed upon the said driver's licence,

(ix) shall not permit or suffer the public service vehicle to be sublet,

(x) shall maintain a register containing the following particulars with respect to each public service vehicle standing or plying for hire :—

(a) the date and time when the vehicle leaves the owner's premises;

(b) the name and licence numbers of the drivers and in the case of an omnibus, of the conductors;

(c) the date and time of the return of the vehicle.

Such register shall be available for inspection at all reasonable times.

(9) The licensee shall, if during the currency of his licence he changes his address, within seven days of such change produce or cause to be produced his licence to the office of the Motor Vehicles Department in order to have the new address endorsed thereon. The address mentioned in or last endorsed upon the licence shall for all purposes connected with the licence be deemed to be the address of the licensee of the vehicle to which the licence refers.

(10) Any licence defaced or on which there is an erasure shall be void.

75. (1) A public service vehicle licence shall be liable to revocation by the Commissioner or suspension for such period as he thinks fit in any of the following events :—

(a) if the licence has been obtained by any misrepresentation, or

(b) if the licensed person fails to comply with any of the conditions upon which the licence issued to him has been granted, or

(c) if the licensee has been convicted of an offence under the Indian Motor Vehicles Act, 1914 (VIII of 1914), or the rules made thereunder, or

(d) if, in the opinion of the Commissioner, the licence cannot continue to be held without risk to the public, or if the conduct of the licensee is or has been during the currency of the licence such as to render it unadvisable, in the opinion of the Commissioner, that the licensee should continue to hold the licence.

(2) Against an order of revocation there shall be one appeal to the Local Government whose orders shall be final:

Provided that no such appeal shall be entertained unless it is presented within one month from the date of the order appealed against.

(3) In the case of the death of a licensee during the currency of his licence, the licence shall be brought to the office of the Motor Vehicles Department and the Commissioner may (if he thinks fit) by endorsement thereon transfer the licence to the personal representative of the deceased person if such representative satisfies the Commissioner as hereinbefore required of his fitness to hold the licence. In the case of a partnership or company, the licence may in like manner or like conditions be transferred from the licensee to his successor.

(4) The Commissioner, or such officer as he may empower in this behalf, may suspend the public service vehicle licence of any such vehicle when on inspection it appears to him that the vehicle owing to defects therein is or is likely to become unfit for service or that it is not maintained in such a condition as to prevent danger to the public, and may remove the licence card from the vehicle until the defects have been remedied to the satisfaction of the Inspecting Officer at the Motor Vehicles Department. A notice of such suspension shall be sent to the holder of the licence.

76. A duplicate licence or a duplicate of either part of the licence shall be issued on payment of Rs. 10 on production of satisfactory proof of loss of the original.

77. The carrying capacity of each public service vehicle shall be fixed by the Commissioner and entered in the public service vehicle licence. The number shall in each case be exclusive of the driver and the conductor when carried.

78. Whenever a vehicle for which a public service vehicle licence has been granted is sold by the licensee or otherwise ceases to be his property, the licence will lapse and become null and void.

79. The person to whom a licence for a motor cab has been granted under these rules shall not, except when prevented by accident or other unavoidable cause, wilfully withdraw his motor cab from hire unless he has previously obtained the permission of the Commissioner.

(c) Conduct of drivers, conductors and passengers.

80. When a public service vehicle is standing, plying, or carrying passengers for hire—

(a) A person shall not—

- (i) enter or alight from the vehicle otherwise than by the doors or openings provided for that purpose, or
- (ii) when entering or attempting to enter the vehicle wilfully impede passengers seeking to alight therefrom, or
- (iii) spit upon or wilfully soil or defile the inside or outside of the vehicle, or
- (iv) unreasonably interfere with the comfort of any passenger.

(b) (1) No person other than the registered owner or such person duly authorised by the registered owner shall—

- (i) wilfully remove or displace any number plate, route indicator or destination board, or any printed or other notice or advertisement in or on the vehicle, or
- (ii) wilfully obstruct or interfere with any conductor, driver or other servant of the owner acting in the performance of his duty upon or in connection with the vehicle, or
- (iii) enter a public service vehicle when the said vehicle is already occupied by the full complement of passengers which it is licensed to carry and any person who has so entered shall alight from the vehicle when requested to do so by the conductor, or
- (iv) interfere with or damage any part of the vehicle or its equipment.

(2) No person shall—

- (i) enter or mount the vehicle, or hold or hang on by or to any part of the vehicle, except with the intention of becoming a passenger thereon, or
- (ii) enter, mount, or leave or attempt to enter, mount or leave the vehicle while it is in motion.

(c) No person shall travel upon the upper deck of the vehicle unless he occupies a seat provided for that purpose, or upon any part of the vehicle which is not provided for the conveyance of passengers.

(2) The conductor of a public service vehicle shall not permit any breach of this rule.

81. When an omnibus is standing, plying or carrying passengers for hire—

(a) Every passenger shall—

- (i) before leaving the vehicle, or immediately upon demand, declare the journey he has taken or intends to take, and pay the conductor the fare for such journey and obtain the ticket supplied therefor,
- (ii) if requested by the conductor, leave the vehicle on completion of the journey for which he has paid, unless he tenders the fare for a further journey,
- (iii) show his ticket, if any, when required to do so, to the conductor or any other authorised officer of the owner.

(b) A person shall not—

- (i) wilfully alter or deface his ticket, or
- (ii) bring any heavy or cumbersome luggage or other article in or upon the vehicle except with the consent of the conductor, or place any such luggage or article elsewhere in or on the vehicle than as the conductor may direct, or

- (iii) speak to the driver of the vehicle, or
- (iv) smoke or carry a lighted pipe, cigar, or cigarette in any part of the vehicle in which a notice is exhibited that smoking is prohibited, or
- (v) when in or on the vehicle sell or offer for sale or distribute goods or printed matter of any description.

82. The owner or the conductor of a motor omnibus standing or plying for hire shall not suffer or permit any article, material or substance which may be offensive or dangerous to any passenger or which may be inflammable to be carried on the vehicle.

83. The conductor or the driver of any public service vehicle shall not, while there are any passengers in the vehicle, permit any petrol to be filled into the tank thereof.

84. The conductor of an omnibus shall not permit any obstruction of any kind, including a movable or folding seat, in any of the gangways or passages of the vehicle, nor shall he place or permit to be placed any such obstruction in front of the exit door or on the steps of the vehicle, nor shall he permit any luggage, parcel, or other article to be carried on the outside of the vehicle or in such a manner as to project beyond the ordinary limits of the vehicle.

85. The proprietor of every motor omnibus shall cause to be placed inside such omnibus a lamp or lamps in such a position and manner as shall be directed by the Commissioner and the conductor shall keep the said lamp or lamps properly lighted whenever such omnibus shall be used to ply for hire or carry passengers at any time after sunset or before sunrise.

86. The driver or the conductor of an omnibus—

(a) shall, as regards the manner of taking up or setting down of passengers desirous of entering or leaving such omnibus, comply with the directions of every constable authorised to keep order, regulate the traffic or prevent obstruction of the streets.

(b) shall, consistent with any traffic rules which may exist prohibiting the stopping of omnibuses in restricted areas otherwise than at appointed stopping places, bring the omnibus or cause it to be brought to a standstill as near as possible to the left hand side of the road, whenever, to his knowledge, any passenger shall be desirous of leaving such omnibus, and also whenever any passenger shall be desirous of entering it, provided such omnibus is not already occupied by the full number of persons authorised to be carried therein, but he shall not bring it or cause it to be brought to a standstill at a cross-road, top of a bridge or any other place where it is likely to be a source of danger or inconvenience to other persons using the road.

(c) shall not, when any person shall be entering or leaving such omnibus, wilfully start it or cause it to be started before such person shall be safely in or upon such omnibus or shall have alighted from and be clear of the same as the case may be.

87. (1) Immediately after the termination of any journey, the conductor of a motor omnibus or the driver of a motor cab shall carefully search the vehicle for any property which may have been accidentally left therein and shall, within 24 hours, deposit such property if not sooner claimed by the owner, in the state in which he finds it, at the nearest police-station and truly state the particulars of such finding.

(2) Any passenger who finds property accidentally left in a public service vehicle shall immediately hand the same to the conductor, who shall, within 24 hours if it is not sooner claimed by the owner, deposit the property, in the state in which it was found, at the nearest police-station and truly state the particulars of such finding.

88. The driver or the conductor of a public service vehicle shall, at all times during his employment or when appearing before a Court, have in his possession the licence issued to him under these rules and shall produce the same on demand by any police-officer.

89. The driver of every motor cab, and the driver and the conductor of every motor omnibus shall wear at all times when on duty a uniform prescribed by the Commissioner which he shall keep neat, clean and serviceable.

90. No driver of a motor cab and no driver or conductor of a motor omnibus shall—

- (a) be drunk during his employment, or
- (b) make use of insulting or abusive language or gesture, or

(c) shout or sound a horn in order to attract the attention of the public or of a possible passenger or for any other reason, act in such a way as to cause inconvenience or annoyance to the public.

91. No driver of a motor cab or a motor omnibus shall—

- (a) permit the vehicle to stand (elsewhere than at some stand or other place appointed for the purpose) or loiter in or upon any public street or road or place, or
- (b) refuse to give way (when he reasonably and conveniently may do so) to any other vehicle.

92. No driver of a motor cab, and no conductor of a motor omnibus, shall—

- (a) demand more than the legal fare for a motor cab or for a motor omnibus, the correct fare as exhibited in the vehicle.
- (b) permit the vehicle to ply for hire with a greater number of passengers than the vehicle is licensed to carry.

93. No driver of a motor cab shall—

- (a) wilfully obstruct or hinder the driver of any other motor cab in taking up or setting down any person into or from such other motor cab, or
- (b) wrongfully prevent or attempt to prevent the driver of any other motor cab from being hired, or
- (c) before he has been discharged by the hirer, desert from his hiring, or
- (d) ply for hire with any motor cab which is at the time unfit for public use, or
- (e) refuse to accept a fare when the indicator flag of the taxi-meter is in a vertical position and the motor cab is on an authorised stand or otherwise stationary in a public place, or
- (f) in the absence of reasonable cause to the contrary, fail or neglect to proceed to the destination named by the hirer by the shortest and quickest route,
- (g) as soon as he is hired, and not before, fail or neglect to set the taxi-meter in motion, and upon the termination of the hiring shall immediately stop the same:

Provided that, in the event of a motor cab whilst hired being unable to proceed from any accident, mechanical derangement or tyre failure, either temporarily or otherwise, the driver shall at once stop the mechanism of the taxi-meter as against the hirer. The hirer shall be liable to pay the fare up to the time of the stoppage.

(h) permit the motor cab to be used for an illegal or immoral purpose.

94. (a) No person other than the actual driver shall be employed on a motor cab as an attendant or otherwise.

(b) No person shall be allowed to ride beside the driver of a motor omnibus at any time while the vehicle is plying for hire.

95. No driver or conductor of a motor omnibus shall wilfully deceive any person in respect of the route or the destination thereof.

96. No hirer of a motor cab shall refuse or omit to pay the legal fare for the hire of a motor cab. The legal fare shall ordinarily be the fare shown on the taxi-meter. In the event of a dispute in connection with the fare, or if the hirer has reasonable grounds for believing that the meter is registering incorrectly, the hirer shall, if required by the motor cab driver, accompany him to the nearest police-officer and he shall not refuse to supply his correct name and address to the motor cab driver or to the police-officer.

97. No omnibus shall stand or ply for hire or carry passengers for hire unless a conductor is employed thereon.

98. The owner of a motor cab shall cause the vehicle always to be provided with a proper and satisfactory motor car repair outfit with a tyre fully inflated mounted on a spare rim or spare wheel.

99. No motor vehicle (not being a motor cab) shall ply or carry passengers for hire in any public place unless it is registered as a motor omnibus.

Fee for registration of a public service vehicle.

100. Notwithstanding anything contained in sub-rule (4) of rule 4 of Part II of these rules, the fee payable for the first registration of a motor vehicle intended for use as a public service vehicle shall be Rs. 16. The registration shall remain in force for twelve months from the date of registration and shall be subject to annual renewal. If renewal is effected before the date of expiry of the registration, one half of the initial fee for registration shall be charged. If the renewal is effected after the date of expiry, the full fee shall be charged.

NOTE.—If the date of expiry falls on a Sunday or on a holiday or on a day when the Motor Vehicles Department of the Calcutta Police is closed, such date of expiry shall be deemed to be the next working day on which that office is open for the transaction of business.

Duplicate registration certificates shall be charged for at the rate of Rs. 2 each.

(d) Drivers' and Conductors' Licences.

101. No person shall act as the driver of a motor omnibus, driver of a motor cab or conductor of a motor omnibus unless in each case such person shall have a licence so to do granted to him under this Part of these rules.

A licence to drive a public service vehicle shall consist of an endorsement made under the authority of the Commissioner on a professional driving licence granted under Part II of these rules.

102. No person under the age of 21 years shall be granted a licence to drive a public service vehicle and no person under the age of 18 years shall be granted a licence to act as a conductor of a motor omnibus.

103. An application for a licence—

(a) to drive a motor cab or a motor omnibus shall be made in Form L appended to these rules, or

(b) to act as conductor of a motor omnibus shall be made in Form E appended to these rules.

104. The driver of a motor cab or a motor omnibus shall drive vehicles of such type only as are specified in the licence or in the endorsement made thereon by direction of the Commissioner.

105. A fee of Rs. 10 shall be charged for the first test to drive either a motor cab or a motor omnibus. No fee shall be charged for the first test to drive any additional type of motor cab or motor omnibus. A fee of Rs. 2 shall be charged for every second or subsequent test on any particular type of vehicle.

106. The Commissioner may, in his discretion, refuse to grant or renew, or revoke or suspend for such period as he thinks fit any licence issued under this part—

(a) if the applicant fails to satisfy him that he is of good character and fit to act as such driver or conductor as the case may be.

(b) if the applicant having held a licence has habitually contravened the provisions of the Indian Motor Vehicles Act, 1914 (VIII of 1914), or the rules made thereunder, or if in the opinion of the Commissioner, the applicant has been guilty of misconduct in the exercise of his calling or is unable to exercise his calling without risk to the public.

107. A fee of Rs. 10 shall be charged for a licence to act as a conductor of a motor omnibus. Every such licence shall be in Form M appended to these rules and shall remain in force for a period of 12 months with effect from the date on which it is granted or until its suspension or revocation when it shall be surrendered to the Commissioner.

Every such licence shall be subject to annual renewal to be effected on or before the date of expiry. If the renewal is effected on or before the date of expiry, a fee of Rs. 2 shall be charged. If the renewal is effected after the date of expiry, the full fee shall be charged.

NOTE.—If the date of expiry falls on a Sunday or on a holiday or on a day when the Motor Vehicles Department of the Calcutta Police is closed, such date of expiry shall be deemed to be the next working day on which that office is open for the transaction of business.

108. Rules 21 to 33 shall apply to persons holding licences to act as conductors of motor omnibuses.

(e) *Taxi-meters.*

109. (1) No motor car shall be used as a motor cab, unless it is fitted with an approved taxi-meter or other mechanical device for automatically and visibly registering on each occasion the fare to be charged according to the rates for distance or time or a combination of distance and time. The taxi-meter must be fitted to and operated from a "non-driving wheel." Every taxi-meter when in use shall be locked and sealed, so that it may not be tampered with.

(2) Every taxi-meter shall be fitted with an indicator or handle in the form of a flag on which shall be printed the words "for hire." The taxi-meter shall be so constructed that when the indicator is vertical the taxi-meter shall be out of action. Such indicator shall be so placed as to be clearly visible to any person outside of and in front of the vehicle and to the hirer when inside.

(3) The vertical position of the indicator shall indicate that the vehicle is available for hire, and no driver shall without reasonable excuse refuse to accept a fare when the indicator is in the vertical position.

(4) Any owner, driver, attendant or other person who shall break or tamper in any way with the seal placed on the taxi-meter or the driving mechanism thereof, or who shall, with intent to deceive, tamper with the taxi-meter or the driving mechanism thereof, shall be deemed to have committed a breach of this rule.

110. (1) No taxi-meter which has not been approved by the Commissioner shall be affixed to a motor cab.

(2) Taxi-meters are only to be fitted in such positions and in such manner as may be approved by the Commissioner, the positions and manner to be determined by the construction of the motor cab.

(3) A taxi-meter shall under no circumstances be used upon a motor cab in connection with a wheel the circumference of which is different from that for which the meter has been designed, geared and tested.

(4) No taxi-meter which is in any way defective shall be used upon a motor cab.

(5) No flexible or driving gears except such as are approved by the Commissioner may be used and they must be so affixed that no part of the cable, etc., can be readily reached by an unauthorised person. All connections must be so made as to be capable of being sealed in an approved manner to prevent improper removal.

(6) The owner of a motor cab of which the registration has expired or been cancelled shall forthwith either detach the taxi-meter, notifying the Commissioner in writing to that effect, or produce the motor cab for renewal of the registration.

111. Every taxi-meter referred to in rule 110 shall, after it is affixed to a motor cab, whether for the first time or after repair or other readjustment, be submitted to the Commissioner or to such officer as he may empower in this behalf for the purpose of examination as to the correctness of fittings, and of subjecting to a practical road-test over a measured distance at least of one mile and a time-test of not less than half an hour. If found to be correct, the taxi-meter and its fittings shall then be sealed to the motor cab in such a manner that it cannot be removed or tampered with without the seals being broken or removed.

112. Every taxi-meter shall, at the end of each period of six months (the first of such periods commencing from the date of the test referred to in rule 111) be submitted to a test similar to that prescribed by that rule:

Provided that every taxi-meter shall at any time, if so required by the Commissioner, be submitted to him, or to such officer as he may empower in this behalf, for the purpose of undergoing such test or any portion thereof.

113. The owner of every motor cab shall cause to be kept in the cab, for the inspection of the public, a register in which the testing officer referred to in rule 111 shall, after each of the tests prescribed in rules 111 and 112, enter the date and result of such test.

114. (1) Persons desirous of undertaking the work of repairing or adjusting of taxi-meters must receive the approval of the Commissioner and be duly registered with the Commissioner.

(2) It will be necessary for the person or company applying for registration to satisfy the Commissioner—

- (a) that the applicant is of good character and of business repute,
- (b) that the applicant's financial position is sound,
- (c) that the applicant maintains an efficient staff and suitable equipment at his premises and a sufficient supply of spare parts for the repair of taxi-meters,
- (d) that the applicant is generally a fit and proper person to undertake the repair or adjustment of taxi-meters.

(3) The situation of the premises where the work of repair or adjustment will be carried out must be notified to the Commissioner and any alteration of address must also be notified.

(4) The premises where the repair work or adjustments are carried out will be open at all reasonable times to inspection by officers of the Motor Vehicles Department not below the rank of sergeant.

(5) The Commissioner may, in his discretion, withdraw his "approval," if it is proved that the firm or individual concerned is unable to comply with the requirements set out herein, or if the business is not carried on to his satisfaction.

(f) Taxi cab stands and tariffs.

115. The drivers at motor cab stands shall observe the following rules, namely:—

- (a) The drivers of the first two motor cabs on the stand must stay beside their cabs and must be ready to be hired at once by any person; all motor cabs on the stand must move up as soon as there occurs a vacant space in front.
- (b) Every motor cab on the stand shall be kept as near as possible to the kerb or near side of the stand. No motor cab shall be kept at the stand at a greater distance than one foot from the motor cab next in front or remain with its front wheels off the straight or at an angle to the sides of the stand.
- (c) No motor cab engaged for some future time shall remain on the stand, unless the driver is willing to accept any intermediate hiring that may be offered.
- (d) No disabled motor cab shall remain on the stand.

116. (1) A single tariff shall be charged at the rate of 2 annas for every quarter of a mile. The minimum charge shall be 8 annas. The tariff shall be in force throughout the day and night within the following limits:—

East of River Hooghly.

North—The Gun Foundry and Dum Dum Roads.

East—The E. B. Rly. line, the new canal, Pagladanga road Topsia road and Dilkusha street.

South—The E. B. Railway line.

West—The Taratola and Nimuk Mahal Ghat roads.

West of River Hooghly.

The Municipality of Howrah.

(2) For journeys outside these limits, the said tariff shall be charged while the motor cab is occupied, and if the return journey is made by the motor cab unoccupied, an additional charge shall be made for the return journey to the nearest point on the said limits. Such additional charge shall be at the rate of four annas a mile.

(3) If the motor cab is licensed for more than three passengers, and at any time during the hiring more than three passengers are carried together, the driver shall be entitled to an extra payment of six annas for every passenger above three so carried, provided that in the case of children, under the age of ten years, the extra payment for each child shall be two annas only.

(4) The driver shall be entitled to a waiting charge at the rate of Re. 1-14 per hour, or two annas for each four minutes, at all times during the day or night.

(g) Conditions of fitness of motor taxi cabs.

117. (1) Every taxi cab must be presented for inspection in thoroughly good condition, and no vehicle will be certified fit for public use unless it is properly painted and varnished. A proprietor may, if he so desires, apply for a preliminary inspection of the chassis.

(2) The following conditions must also be strictly complied with, namely :—

(a) each new type of motor vehicle intended for registration as a taxi cab must be presented at such place as the Commissioner may appoint for inspection; and

(b) the proprietor must at the time of inspection produce a certificate from the maker or importer stating that the materials of which all the parts of the vehicle are constructed are good, that the machinery is safe, and that the vehicle is in every way fit for use as a public service vehicle.

118. (1) If, after the inspection, the vehicle is approved such approval may extend to all vehicles of that description, and others of the same type need not be again presented, except as hereinafter provided, but may be taken to such place as the Commissioner may appoint, to be registered and passed, provided a certificate from the maker or importer is submitted with each vehicle presented for registration, stating that it is in every respect similar to that already approved and respecting which a certificate has been furnished.

(2) Notwithstanding anything contained in sub-rule (1), if after the type has been passed, defects develop which, in the opinion of the Commissioner, render it unsuitable as a type for public service, the Commissioner may withdraw such approval entirely or until the defects have been remedied to his satisfaction.

119. A certificate from the proprietor of the vehicle, stating that there has been no alteration in the design of the machinery since the previous inspection and date covered by the maker's or importer's certificate, must be presented with each taxi cab submitted for the renewal of registration. Should any alteration be made, full particulars of such must be stated and the same course of action may be required as for a first inspection.

120. Should it be deemed necessary, an expert, accepted by the Commissioner and the owner shall be employed to advise. The fee for the expert examination must be deposited by the proprietor with the Commissioner, which fee will be returned if the vehicle be passed without any alteration being required.

121. *Clearance.*—All the underparts of the vehicle inside the pivots of the front axle and steering arms (which must be placed as near as possible to the road wheels) as far back at least as the rear axle must be clear from the ground by at least 8 inches, sufficient allowance in addition being made to provide for the wear of the tyres, set of the springs, or other causes of lessened height, so that the minimum clearance of 8 inches at all times is maintained.

122. *Springs.*—Must be properly hung, of sufficient strength and flexibility to meet all purposes which may be required of them. The rear springs must be attached to, or bear upon the back axle or axle casing as near to the road wheels as possible, and the distance between the outsides must not be less than 40 inches. Where a cross spring is used, it must be so applied that it shall not cause or increase side sway. The front springs must be as wide apart as possible, and not less than 26 inches from outside to outside.

123. *Wheel-base.*—The wheel-base must in all cases be so proportioned that skidding or other improper movements shall be as far as possible avoided.

124. *Wheel-track.*—Both front and rear wheels should coincide, and the measurement from centre to centre taken in line with the axles, must not be less than 4 feet 4 inches. The front track must be the same as that of the rear wheels or within 2½ per cent. thereof, but in no case should it be less in front than the rear.

125. *Road wheels.*—These must be of sufficient and suitable strength and diameter, and not of undue weight.

126. *Tyres.*—The material of which each tyre is made must be soft and elastic, e.g., pneumatic rubber tyres.

127. *Length.*—This must be such that the total length of the vehicle complete in no case exceeds 14 feet.

128. *Breadth.*—The breadth must not be greater than 5 ft. 9 inches at any part.

129. *Brakes.*—(a) Brakes must be of sufficient strength and be capable of stopping and holding the vehicle under all conditions.

(b) There must be at least two independent brakes, the application of either of which shall be capable of causing the two rear wheels to be so held as effectually to prevent the wheels from revolving, or shall have the same effect in stopping the vehicle as if such wheels were so held.

(c) Brakes will not be deemed independent which are so constructed that the failure of any part of the mechanism operating one brake shall adversely affect the operation of the other brake but so nevertheless that the brake drum may be common to the two brakes. One brake must be applied by a pedal and at least one brake must act directly upon the road wheels without any connection with the propelling gear.

(d) The operation of either brake must not in any case declutch the engine from the transmission gear.

(e) The brake gear must be properly adjusted and nothing shall be placed on the vehicle which will prevent easy access to the brakes for adjustment.

(f) All brake connections secured with bolts or pins must have such bolts threaded and fitted with nuts, which latter must be locked or pinned.

130. *Horn.*—An approved pattern hand bulb horn having a single deep toned note for giving audible warning of approach of the vehicle must be provided.

Only one horn of the approved pattern shall be carried on a taxi cab. Such horn will be sealed to the taxi cab in the manner approved by the Commissioner.

No owner, driver or attendant shall break or tamper with or permit any other person to break or tamper in any way with the seal placed on the approved horn or on the mechanism thereof, and no person shall carry or use in a taxi cab any horn other than that sealed to the taxi cab by the Commissioner.

131. *Turning circle.*—Each motor cab must be capable of being readily steered and able to turn on each lock and proceed in a contrary direction within a roadway not more than 30 feet wide from kerb to kerb.

In turning the wheels must not foul other parts of the motor cab.

132. *Steering Arms and Connections.*—(a) The steering mechanism must be so constructed or arranged as to avoid the possibility of overlock.

(b) The ball and socket joints of steering connections, when such are used, should not be pendant, but the longitudinal or transverse rods must be carried upon the ball.

(c) All steering connections secured with bolts or pins must have such bolts threaded and fitted with nuts, which latter must be locked or pinned.

(d) The steering gear, including the arms and other connections thereof, must be of ample strength and as far as possible protected from damage by collision.

133. *Lock-nuts.*—All moving parts and all parts subject to severe vibration connected by bolts or studs and nuts must be fastened by lock nuts, or by nuts and efficient spring or lock-nut washers or castellated nuts and split pins so as to prevent their working or coming loose.

134. *Vibration or noise.*—Any vehicle with lamp brackets or other fittings loose, and likely to cause unnecessary noise, will be regarded as unfit for public service.

The machinery and all parts of the vehicle must be so constructed that no undue noise or vibration arises from its use. Exhaust silencer "Cut Outs" are not to be fitted.

135. *Emission of smoke from exhaust.*—The lubrication of the engine and the carburation must be so controlled that smoke shall not be emitted with the exhaust or from any other part.

136. *Carburettors*.—Carburettors or other petrol receptacles, unless they are suitably encased or screened, must not be placed in close proximity to magnetos, confections of wires carrying electric current or to the engine exhaust pipe.

137. *Undershield*.—When a guard tray or undershield is fixed beneath the engine and adjacent machinery, it shall be so constructed that any overflow of petrol will not be retained in the tray.

138. *Fuel tanks*.—(a) Fuel tanks must be so placed that they are not liable to be readily damaged by collision and that any overflow shall not fall upon any woodwork or accumulate where it can be readily ignited.

(b) The petrol supply pipe must be so led that a cock can be provided which shall be visible and readily accessible at all times from outside the vehicle to shut off the main supply.

(c) Special care must be taken that the filler caps of all petrol tanks are tightly fixed in position. The vent hole (if any) must be protected from danger of fire penetration, and must be designed to prevent petrol being splashed over.

139. *Exhaust pipe*.—The exhaust pipe must not be fixed in such a position that oil, or any vaporisable or inflammable material, is likely to be dropped upon it.

Effective means shall be adopted to prevent the heat of the motor, generator, or the exhaust pipe and its connections from injuriously affecting any parts of the vehicle or the comfort of the passengers.

140. *Fire extinguishers*.—Suitable and approved appliances for extinguishing fire must be carried in such a position as to be readily available for use.

141. *Silencer*.—The outlet from the silencer must not be so placed as to project the exhaust directly to the rear, on to the roadway, or to the near side, or be so placed, or so directed as to alarm horses at the side of or immediately behind the vehicle.

142. *Grease dropping*.—The chassis must be so constructed as to prevent oil or grease from the bearings or other parts dropping on to the roadway.

143. *Insulation*.—All electric leads must be adequately insulated and protected against injury, and so placed as not to be a cause of danger. Unarmoured wiring will not be allowed.

144. *Guard for sprocket*.—Driving chains and sprockets must be protected by a suitable guard.

145. *Body dimensions*.—(a) *Height (inside)*.—From the top of seat cushions to the hood at the lowest part must not be less than 38 inches.

Note.—The measurement will be taken when the seat spring is depressed.

(b) *Width (inside)*.—Minimum must not be less than 45 inches.

(c) *Width of doorway*.—Must not be less than 20 inches, and the door must be so constructed that it opens to the fullest extent and causes no inconvenience to passengers provided that in a touring car type of body where the entrances inside the door are partially obstructed by the back of the front seats a minimum width of 18 inches must be maintained for the entrances.

(d) In all models the near side door, i.e., the door on the left of the driver must be removed.

(e) *Width between seats*.—Where the cab is provided with front and back seats, the measurement between the front edges of the cushions must not be less than 19 inches.

(f) *Space beside driver*.—The space on the near side of the driver shall be fitted with a platform for luggage and also a folding seat of approved pattern for one passenger.

(g) *Dimensions of seats*.—The back seat shall not be less than 45 inches in length or 16 inches in width. A folding seat of approved pattern for one passenger not less than 15 inches in length or 14 inches in width will be allowed in the front of the passenger compartment, provided there is a minimum space of 33 inches between the back of the driver's seat and front of the back seat. The folding seat beside the driver shall not be less than 15 inches in length or 12 inches in width.

146. *Floor boards*.—The floor boards of the inside must be made to lift in one piece and be fitted with sunk rings for lifting and be so arranged or secured that they cannot be the cause of danger to a

passenger. The floor boards to the driver's platform must be of sufficient strength to carry the weight of luggage that may be placed upon them and they must be so affixed that they cannot cause any inconvenience in the working of the cab or give rise to any danger.

147. *Cushions.*—The cushions of the seats in every motor cab shall be stuffed and covered with suitable material and provided with clean covers in good condition.

148. *General conditions.*—All the appointments and furniture of a motor cab shall be maintained in good order and repair, the paint and varnish in good condition and the inside perfectly clean. The floor shall be covered with a suitable mat.

149. *Luggage.*—Every motor cab shall be provided with adequate means for the conveyance of a reasonable quantity of luggage and with a sufficient number of chains, straps or other means of securing such luggage. No luggage shall be carried on the roof of the cab, unless there has been affixed thereto a guard rail of a type approved by the Commissioner, or by such officer as he may empower in this behalf.

150. *Carrying capacity.*—The carrying capacity of all motor cabs fixed by the Commissioner shall be shown legibly on the inside of the cab and outside at the rear. No motor cab shall be licensed to carry in the body of the cab more than three passengers, unless it is fitted with a front seat facing the back seat, sufficient to accommodate the additional passenger permitted. The space on the near side of the driver may be used for a passenger or luggage at the option of the hirer.

151. *Accumulators.*—When accumulators or other electrical appliances are used for the purpose of providing the means of illumination, they must be so placed that they cannot be a source of danger and must be of approved type and capacity.

152. *Inflammable fittings.*—No celluloid or xylonite fittings shall be placed inside or outside any motor cab:

Provided that this rule shall not apply to the side curtains and hood and the accumulators contained in such cab if suitably boxed.

153. *Advertisements.*—No printed, written or other such matter, except particulars required by these rules, shall appear on the outside or inside of a motor cab or be carried by way of advertisement.

154. *Fittings.*—No fittings, except such as have been approved by the Commissioner, shall be attached to or carried either upon the inside or outside of the cab.

155. *Lighting.*—The lamps required by the rules relating to motor vehicles must be thoroughly effective for the purpose for which supplied and the proprietor will be held responsible for the maintenance of the lamps in this condition.

A lamp or lamps must be fixed to comply with the rules relating to motor vehicles. An approved form of lamp must also be provided to illuminate the taxi-meter.

Side or rear lamps other than electric must not be fixed in close proximity to the petrol tank.

156. *Registered number of motor cab.*—The registered number of every motor cab shall be shown clearly on the inside of the cab in an approved manner.

157. *List of fares.*—In every motor cab there shall be available for the inspection of hirer a list of rates.

158. *Spare wheel.*—Every motor cab shall carry at least one spare inflated tyre and wheel or rim or other approved device which can if necessary be quickly fitted to any wheel.

159. *Cabs of newer designs.*—If the owner of a motor cab which does not conform to the foregoing conditions of fitness satisfies the Commissioner that it is in all respects fit and satisfactory for public service, the Commissioner may, if he thinks proper, consent to a departure in the case of that vehicle from any of the conditions of fitness.

160. Notwithstanding anything contained in these rules, if there is anything in the construction, form, working, fittings, or general appearance which, in the opinion of the Commissioner, renders the vehicle unfit for public use, or is undesirable in the public interest, it shall not be licensed.

(h) Conditions of fitness of omnibuses.

161. (1) Every motor omnibus must be presented for inspection in thoroughly good condition, and no vehicle will be certified fit for public use unless it is properly painted and varnished. A proprietor may, if he so desires, apply for a preliminary inspection of the chassis.

(2) The following conditions must also be strictly complied with, namely:—

(a) each new type of motor vehicle intended for registration as an omnibus must be presented at such place as the Commissioner may appoint for inspection; and

(b) the proprietor must, at the time of inspection, produce a certificate from the maker or importer stating that the materials of which all the parts of the vehicle are constructed are good, that the machinery is safe, and that the vehicle is in every way fit for use as a public carriage.

162. (1) If, after the inspection, the vehicle is approved, such approval may extend to all vehicles of that description, and others of the same type need not be again presented, except as hereinafter provided, but may be taken to such place as the Commissioner may appoint, to be registered and passed, provided a certificate from the maker or importer is submitted with each vehicle presented for registration, stating that it is in every respect similar to that already approved and respecting which a certificate has been furnished.

(2) Notwithstanding anything contained in sub-rule (1), if, after the type has been passed, defects develop, which, in the opinion of the Commissioner, render it unsuitable as a type for public service, the Commissioner may withdraw such approval entirely, or until the defects have been remedied to his satisfaction.

163. A certificate from the proprietor of the vehicle, stating that there has been no alteration in the design of the machinery since the previous inspection and date covered by the maker's or importer's certificate, must be presented with each omnibus submitted for renewal of registration. Should any alteration be made, full particulars of such must be stated and the same course of action may be required as for a first inspection.

164. No person shall be registered as the owner or possessor of a motor omnibus, unless, in the opinion of the Commissioner, he is a fit and proper person and provides and maintains a suitable garage.

165. Should it be deemed necessary, an expert, accepted by both the Commissioner and the owner, shall be employed to advise. The fee for the expert examination must be deposited by the proprietor with the Commissioner. It will be returned if the vehicle be passed without any alteration being required.

166. *Weight.*—The total weight laden and complete for service must not exceed 9 tons, and the weight of any one axle must not exceed $5\frac{1}{2}$ tons. In the case of approved types of rigid frame six-wheelers the laden weight must not exceed 12 tons, and the weight of any one axle must not exceed $4\frac{1}{2}$ tons.

Note.—112 lbs. to be allowed for each passenger, as well as the driver and conductor, in calculating the total laden weight.

167. *Length.*—The maximum overall length, exclusive of the starting handle, measured from the dumb irons must not exceed 26 feet:

Provided that the Commissioner may at his discretion permit for certain selected routes a maximum overall length of 30 feet.

168. *Width.*—The overall width must not exceed 7 feet 6 inches.

169. *Overhang behind rear wheels.*—The overhang behind the rear wheels measured from the centre of the rear axle shall not exceed $\frac{7}{24}$ ths of the overall length of the vehicle.

Note.—In the case of rigid frame six-wheelers, the overhang is measured from a point 4 inches in rear of a straight line joining the centre points of rear and middle axles.

170. *Wheel track.*—The distance between the centre lines of the track of the front wheels and of the rear wheels must be as nearly as possible the same, and must not be less than 72 per cent. of the overall width for a double deck vehicle and 69 per cent. of the overall width for a single deck vehicle. In no case may the distance between the centre lines of the tracks of the front wheels be less than the distance between the centre lines of the tracks of the rear wheels, nor shall the excess be more than five inches. In all cases wheel track measurements shall be taken horizontally in line with the axles.

171. Road wheels.—When the axle-weight of any axle exceeds 4 tons, the diameter of the tyres on the wheels of such axle, unless they are pneumatic, shall not be less than 1,010 mm. Where pneumatic tyres are used, they shall not be less than 950 mm. All omnibuses must be provided with pneumatic tyres.

172. Brakes.—(a) Brakes must be of sufficient strength and be capable of stopping and holding the vehicle under all conditions.

(b) There must be at least two independent brakes, the application of either of which shall be capable of causing the two rear wheels to be so held as effectually to prevent the wheels from revolving, or shall have the same effect in stopping the vehicle as if such wheels were so held.

(c) Brakes will not be deemed independent which are so constructed that the failure of any part of the mechanism operating one brake shall adversely affect the operation of the other brake but so nevertheless that the brake drum may be common to the two brakes. One brake must be applied by a pedal and at least one brake must act directly upon the road wheels without any connection with the propelling gear.

(d) The operation of either brake must not in any case declutch the engine from the transmission gear.

(e) The brake gear must be properly adjusted and nothing shall be placed on the vehicle which will prevent easy access to the brakes for adjustment.

(f) All brake connections secured with bolts or pins must have such bolts threaded and fitted with nuts, which latter must be locked or pinned.

173. Springs.—(a) *Rear.*—The rear springs must be attached to, or bear upon, the back axle or axle casing as near to the road wheels as possible, and the distance from outside to outside must not be less than 50 per cent. of the overall width of the vehicle.

(b) *Front.*—The front springs must be as wide apart as possible, and not less than 42 per cent. of the overall width of double deck vehicles and 37 per cent. of the overall width of single deck vehicles from outside to outside, provided that if the width of the rear springs from outside to outside is 53 per cent. of the overall width of the vehicle or more, the minimum width between the front springs as provided above may be reduced by 1 inch.

(c) *Cross.*—Prohibited.

174. Steering arms and connections.—(a) The steering mechanism must be so constructed or arranged as to avoid the possibility of overlock.

(b) The ball and socket joints of steering connections, when such are used, should not be pendant, but the longitudinal or transverse rods must be carried upon the ball.

(c) All steering connections secured with bolts or pins must have such bolts threaded and fitted with nuts, which latter must be locked or pinned.

(d) The steering gear, including the arms and other connections thereof must be of ample strength and as far as possible protected from damage by collision.

175. Clearance.—The omnibus shall be so constructed that no portion of it within the limits hereinafter specified shall be nearer to the ground than ten inches, allowance being made for the wear of tyres, set of springs and other causes likely to reduce the clearance, so that a minimum clearance of ten inches shall at all times be maintained. The specified limits extend in length rearwards from the foremost part of the omnibus (excluding the starting handle and the body work) for a distance of fourteen feet six inches or, in the case of an omnibus whose back axle is less than fourteen feet six inches in rear of the foremost part as aforesaid of the omnibus up to but not including the back axle, and in width for a distance on either side of the centre line of the omnibus of not less than one-third of the front wheel track.

Note.—For rigid six-wheeled omnibuses substitute 13 feet for 14 feet six inches in the above rule.

176. Lock-nuts.—All moving parts and all parts subject to severe vibration connected by bolts or studs and nuts must be fastened by lock nuts, or by nuts and efficient spring or lock-nut washers or by castellated nuts and split pins so as to prevent their working or coming loose.

177. Guard for sprocket.—Driving chains and sprockets must be protected by a suitable guard.

178. *Fuel tanks.*—(a) Fuel tanks must be so placed that they are not liable to be readily damaged by collision and that any overflow shall not fall upon any woodwork or accumulate where it can be readily ignited.

(b) The petrol supply pipe must be so led that a cock can be provided which shall be visible and readily accessible at all times from outside the vehicle to shut off the main supply.

(c) The filling point must be outside the passenger compartment and special care must be taken that the filler caps of all petrol tanks are tightly fixed in position. The vent hole (if any) must be protected from danger of fire penetration, and must be designed to prevent petrol being splashed over.

179. *Rattling of windows, etc.*—Effective means must be provided to prevent the rattling of venetians, window frames and glasses.

180. *Exhaust pipe.*—The exhaust pipe must not be fixed in such a position that oil, or any vaporisable or inflammable material, is likely to be dropped upon it.

Effective means shall be adopted to prevent the heat of the motor, generator, or the exhaust pipe and its connections from injuriously affecting any parts of the vehicle or the comfort of the passengers.

181. *Carburetors.*—Carburetors or other petrol receptacles must be suitably encased or screened, or so placed that no leakage from them shall fall upon any magneto, or on any connections or wires carrying electric current.

182. *Turning circle.*—Each vehicle must be able to turn in either direction in a circle not exceeding 60 feet in diameter as determined by the extreme wheel track. In turning the wheels must not foul other parts of the vehicle.

183. *Hub-caps.*—Hub-caps must not project more than $3\frac{1}{2}$ inches beyond the rim of the wheel.

184. *Driver.*—(a) No person, except a learner, fitter or other official when specially authorised by the proprietor (such person to carry a special pass or badge), or a person authorised by the Commissioner, shall be allowed to ride beside the driver at any time.

(b) Nothing shall be so placed or permitted on the vehicle which will interfere with free signalling by the driver either by hand signals or by a mechanical contrivance or which obstructs a free view of the driver to the left.

185. *Wind screens.*—Front glass wind screens (if any) must be securely fastened to the body of the vehicle and be of such a size and construction that the view of the driver shall at all times and under all conditions be clear and unobstructed. Adjustable sections (if any) must be provided with adequate locking or fixing devices.

186. *Lifeguards.*—Vehicles not fitted with "running boards" or the equivalent, and so constructed as to leave the space between the front and rear wheels unguarded, must be fitted with guard rails so as to guard that space effectively.

187. *Machinery, body and fittings.*—(a) The body must be securely affixed to the chassis.

(b) The machinery, body and fittings shall be in a good state of repair, so that no undue noise or vibration arises from them.

188. *Floor boards.*—(a) Floor boards must be strong and well fitted. Inspection traps, properly hinged and fitted with sunk lifting rings, must be provided.

(b) Holes may be bored in floor boards for drainage purposes, but are prohibited for any other purpose.

189. *Pillars.*—All body pillars must be of sufficient strength, the joints properly made, and all parts liable to severe stress properly ironed and stayed.

190. *Window rails.*—When the side lights or venetians are made to be lowered, provision must be made (by means of guard rails or otherwise) to protect the arms of seated passengers from being thrust through and injured by passing vehicles, or the extent to which the side lights can be lowered must be limited so that such protection may not be needed.

191. *Entrances and exits.*—(a) Where the entrance is not at the rear end, an emergency door opening outwards shall be provided behind and clear of the rear wheels. This door must be easily accessible to the passengers and so fastened as to be readily opened in case of need both from the inside and from the outside.

(b) A grab handle must be fitted to each doorway to assist passengers in mounting or alighting from the vehicle.

(c) No doorway shall be less than 21 inches in width.

192. *Height (inside of body).*—The height inside, measured at the centre line of the vehicle from the top of the floor battens of the lower deck to the lower edge of the hoop sticks or other such projections, must not be less than 5 feet 8 inches if the seating capacity of the vehicle does not exceed 20 and not less than 5 feet 10 inches if the seating capacity of the vehicle exceeds 20.

193. *Breadth (inside of body).*—When the seats are placed lengthwise, the surface of any portion of the seat against which the back of the passenger is to rest shall be at least 54 inches from the surface of the corresponding portion of the seat facing it.

194. *Seats.*—At least 15 inches, measured in a straight line along the length of the front of each seat must be allowed for each passenger on every seat, which seat must be fit and convenient for sitting on. Cross or "garden" seats must be so fitted that—

(i) when facing in the same direction a clear space of a minimum width of 25 inches must be provided in front of the back of each seat at all points measured along the top of the seat back; and

(ii) when facing each other there must be a clear space between the surface of any portion of the seat against which the back of the passenger is to rest and the surface of the corresponding portion of the seat facing it of a minimum width of 3 feet and 11 inches and a clear space between all parts of the front of each seat of a minimum width of 1 foot 7 inches.

195. *Seats at wheel arch.*—Where seats are placed over the wheel arch, they must be placed in such a position as not to cause discomfort to passengers using them.

196. *Seat backs.*—The backs of all seats must be so closed or otherwise constructed as to prevent, as far as possible, the pockets of passengers being picked.

197. *Gangways and access to seats.*—(a) No form of seating accommodation across or in the gangways will be permitted.

(b) The width of the gangways must not be less than 14 inches up to seat level. Above seat level, the width of the gangways must not be less than 16 inches.

(c) Nothing shall be placed, or permitted to be placed, on a vehicle which will obstruct the gangways or which will impede the free ingress or egress of passengers.

198. *Steps.*—(a) The lowest step for entering into the vehicle must not be more than 17 inches or less than 10 inches above the ground, measured when such vehicle is empty.

(b) The risers of all steps must be closed and the treads of each fitted with an approved form of tread plate.

199. *Wing guards.*—Suitable wings must be provided above each wheel to prevent mud-splashing as far as practicable.

200. *Insulation.*—All electric leads must be adequately insulated and protected against injury, and so placed as not to be a cause of danger. Unarmoured wiring will not be allowed.

201. *Fire extinguishers.*—Suitable and approved appliances for extinguishing fire must be carried in such a position as to be readily available for use.

202. *Ventilation.*—There must be adequate ventilation without the necessity for opening the main windows.

203. *Signal apparatus.*—Efficient means must be provided to enable passengers, both inside and outside, to signal to the driver or conductor when required.

204. *Grease dropping.*—The chassis must be so constructed as to prevent oil or grease from the bearings or other parts dropping on to the roadway.

205. *Undershield.*—When a guard tray or undershield is fixed beneath the engine and adjacent machinery, it shall be so constructed that any overflow of petrol will not be retained in the tray.

206. Inflammable fittings.—Celluloid, xylonite or other inflammable fittings shall not be used inside or outside the vehicle, but this shall not apply to accumulator cells.

207. Cushions.—When cushions are provided for seats, they must be covered with leather, cloth of good quality, rattan or other suitable material.

208. Lighting.—An omnibus shall be suitably lighted as far as the interior is concerned and at every other necessary point in a manner sufficient to provide for the safety of the passengers. Such lighting shall be marked so as not to interfere with the vision of the driver. Only electric lighting will be allowed.

209. Horn.—Only one horn of a pattern approved by the Commissioner shall be carried on a motor omnibus. Such horn shall be sealed to the omnibus in the manner approved by the Commissioner.

No owner, driver or attendant shall break or tamper with or permit any other person to break or tamper in any way with the seal placed on the approved horn or on the mechanism thereof, and no person shall carry or use in a motor omnibus any horn other than that sealed to the omnibus by the Commissioner.

210. Destination board.—A box or other approved means must be fitted at the front of the vehicle to show the destination to which the vehicle is proceeding. The letters and background must be black and white respectively and the letters at least 4½ inches high and of proportionate thickness.

The destination boards shall be illuminated by night in an approved manner for the guidance of intending passengers.

211. Display of route numbers.—A box or other approved means must be fitted at the front of the vehicle to exhibit the numbers of the approved route on which the vehicle is plying. The figures shall be at least 8 inches in height and of proportionate thickness. Letters if accompanying the numbers to be at least half the dimensions of the figures.

Such numbers shall be illuminated by night in an approved manner for the guidance of intending passengers.

212. Route boards.—The principal points of the route shall be subject to the approval of the Commissioner and must be painted in black or white letters not less than 4 inches high and of proportionate thickness, and be exhibited on boards to the front and rear of the vehicle. These boards shall be so made that the points of route are shown in geographical sequence according to the direction the vehicle is travelling. Route boards may also be affixed to the sides of the vehicle.

213. Particulars to be painted on omnibus—

(a) the weight and speed limit,

(b) the full name and surname of the proprietor to be painted on each side clear of the wheels,

(c) the words "Calcutta and Howrah Stage Carriages" and the number on the number plate, to be painted inside the omnibus and also outside at the back on the near side,

(d) the fares, to be legibly painted inside the omnibus, and

(e) the number of passengers which the vehicle is licensed to carry, to be legibly painted inside and outside the vehicle.

The above particulars shall be legibly painted in black or white letters not less than 1 inch in height and of proportionate thickness.

214. Advertisements.—(1) No advertisement in black and white will be allowed on the front of the vehicle nor will any writing or lettering be permitted when its form or position is such as to hide, or in the opinion of the Commissioner, to interfere with the easy legibility of the destination indicators or route boards.

(2) No printed, written or other matter shall appear on the outside or inside of the vehicle, or be carried by way of advertisement, except such, if any, as may be approved by the Commissioner.

(3) Advertisements approved by the Commissioner may be placed on the vehicle in the following positions:—

(a) **Single deck vehicles—**

(i) Outside rear—Rear panels under window.

(ii) Outside sides—On roof not more than 12 inches in depth.

(iii) Inside—roof boards, above ventilating windows.

(b) *Double deck vehicles*—

- (i) Outside, front—From the roof to top of guard rails on either side, leaving a space of 3 feet in the centre for the routes, etc.
 - (ii) Outside, rear—From the canopy to top of guard rail upon that part not required for the destinations and routes. Step treads in corrugated plates, etc.
 - (iii) Outside sides—From the roof to the top of guard rails, the whole length.
 - (iv) Inside—Roof boards, above ventilating windows.
- (c) *Top deck outside*.—Seat backs.

215. *Governors*.—(1) Every omnibus must be provided with a governor, or other device, approved by the Commissioner, for controlling the supply of petrol from the carburettor, so that the maximum speed of the vehicle laden shall not be in excess of 20 miles an hour. This governor or other device must be capable of being sealed by the Commissioner and shall be so sealed by him that it cannot be removed or tampered with, except by removing or tampering with the seals.

(2) No driver shall ply an omnibus for hire without such seals, or if such seals have been tampered with, and no owner shall knowingly permit his omnibus to be so used.

216. *Driver's compartment*.—The driver's compartment shall be separated from the passenger compartment by a partition of expanded metal or other approved means so as to prevent undue interference with the driver by passengers.

217. *Protection of passengers against the weather*.—(1) The side lights of motor omnibuses shall consist of either glass windows capable of being partly or completely opened or venetians capable of being lowered.

(2) When the side lights are provided with glass windows, suitable and well-fitting blinds shall be supplied.

(3) The portion of the passenger compartment of motor omnibuses which is open to the weather and is not protected by glass windows or venetians shall be supplied with screens of suitable canvas capable of being unrolled and fixed in position with suitable fastenings.

(i) *Additional requirements for double deck vehicles*.

218. *Distribution of seats*.—The ratio of the passenger seating capacity of the top deck to that of the lower deck must not exceed eight to seven, except in the case of approved types of rigid frame six-wheelers, where four additional top deck seats may be permitted.

219. *Guard rails*.—The top of the side guard rails must be at least 3 feet from the top of the roof battens at the side, and 18 inches above the highest part of the seat. The front and back rails must follow the camber of the roof and be at least 3 feet 3 inches high when measured from the top of the roof battens.

220. *Aperture at landing board*.—No aperture must be left at the top landing board through which a passenger might inadvertently step.

221. *Height*.—From the ground to the highest point of the roof of the lower deck the height must not be greater than 9 feet 3 inches.

222. *Platforms*.—The length of the platform, if at the rear, must in no case be less than 36 inches. If the platform is not at the rear, then the length must in no case be less than 30 inches.

223. *Staircase screen*.—The outer stringer of the staircase should be so constructed, or a band should be so placed, as to act as a screen to persons ascending or descending.

224. *Omnibuses of newer designs*.—If the owner of a motor omnibus which does not conform to the foregoing conditions of fitness satisfies the Commissioner that it is in all respects fit and satisfactory for public service, the Commissioner may, if he thinks proper, consent to a departure in the case of that vehicle from any of the conditions of fitness.

225. Notwithstanding anything contained in these rules, if there is anything in the construction, form, working, fittings, or general appearance which, in the opinion of the Commissioner, renders the vehicle unfit for public use, or is undesirable in the public interest, it shall not be licensed.

W. D. R. PRENTICE,
Chief Secretary to the Government of Bengal.

Form A.

[See rule 4 (1).]

.motor.

Form B.

[See rule 4 (2).]

**Application for the registration of a light motor car, motor cycle, or motor cab,
under the Indian Motor Vehicles Act, VIII of 1914, and the rules made
thereunder.**

Registered number, if any :—

COLUMNS 5 TO 10 TO BE FILLED IN FOR MOTOR CARS.

I hereby declare that the particulars given herein are correct, and apply
for a certificate of registration for the above (light motor car, motor cycle or

motor-cab to be entered above) for use as a (Note whether private or public conveyance.) The statement of intended route(s) is/are herewith attached.

The required fee, Rs....., is presented herewith.

Owner's name in full S

Garage address

Local address

..... *Signature of owner.*

N.B.—The light motor car, motor cycle, motor cab, must be presented for examination in a thoroughly efficient condition, constructed and fitted according to the full requirements of the rules, before a number will be allotted. The registration certificate will not be issued until the number plate has been properly affixed and passed.

Report whether applicant is a fit and proper person to be owner or possessor of a motor cab, and whether he maintains a suitable garage.

Dated the.....day of.....19

Signature and designation of police officer.

Certified that Rs.....is due.

Dated the.....day of.....19

Examining Clerk.

The fee, Rs.....mentioned above, has been duly credited, *vide* Receipt No....., Dated the.....day of.....19

Cashier.

1. Engine
2. Brakes
3. Steering gear
4. Horn
5. Wheels
6. Inside measurements..
7. Cushions and covers ..
8. Hood and side screens
9. Fire extinguisher
10. Luggage platform
11. Marking and paint....
12. Clearance.....

To carry.....passengers.

I have inspected the above light motor car, motor cycle, motor cab, and found it to comply with the rules.

No.....allotted has been properly affixed.

Dated the.....day of.....19

Examining Officer.

Issue certificate.

*By. Commissioner of Police,
Public Vehicles Department.*

Dated the.....day of.....19

Certificate No.....to expire on the.....day of.....19
has been issued to-day.

*Registration Clerk,
Motor Vehicles Branch.*

CALCUTTA,

Dated the.....day of.....19

Form 0.

[See rule 6 (1).]

Registration certificate for a Motor Vehicle.

Not transferable, nor renewable elsewhere.

Registered No.	Calcutta.
Make.	
Engine No.	No. of cylinders.
Chassis No.	Horse power.
Magneto No.	No. of seats.
Granted to	
..... of	

Garage address
 subject to the rules made by the Government of Bengal, under section 11 of the
 Indian Motor Vehicles Act, VIII of 1914. Shall remain in force only until
 the day of 19 , until suspended or cancelled, when it shall be
 surrendered to the undersigned, or until change of ownership, when it shall be
 delivered endorsed to the transferee for renewal.

Regn. Clerk.

Dated

Dy. Commr. of Police.

ANY TRANSFER OF POSSESSION TO BE ENTERED AND NOTIFIED.**TO BE RENEWED BEFORE EXPIRY, AND ON CHANGE OF OWNERSHIP.**

Renewed on	Expires on	Signature.

EVERY CHANGE OF ADDRESS TO BE ENTERED AND NOTIFIED.

.....

Form D.

[See rule 22 (a).]

Application for a private licence to drive a light motor car or motor cycle under the Indian Motor Vehicles Act, (VIII of 1914).

I hereby declare that the particulars given herein are correct and apply for a licence to drive a (light motor car or motor cycle to be entered).

My age is over 18 years. I have never been disqualified for holding a licence to drive a motor car or cycle.

Particulars of any previous licence

The required fee Rs.....is presented herewith.

Name in full

Business address

Local address

Signature of applicant.

Dated the.....day of.....19

Certified that Rs.....is due.

Dated the.....day of.....19

Examining Clerk.

The fee, Rs.....mentioned above, has been duly credited, vide Receipt No....., dated the.....day of.....19

Cashier.

I have tested the applicant and found him/ her fit to drive a light motor car/motor cycle.

Dated the.....day of.....19

Examining Officer.

Issue licence.

Dated the.....day of.....19

*Deputy Commissioner of Police,
Public Vehicles Department.*

Licence No.....has been issued to day.

CALCUTTA,

Dated the.....day of.....19

*Licence Clerk.
Motor Vehicles Branch.*

Form E.

[See rules 22 (b), 23(1) and 103(b).]

**Application for a professional licence to drive a motor vehicle under the
licences to act as conductor of Indian Motor Vehicles Act, VIII of 1914, and the rules made thereunder.**

The applicant is warned that all particulars given shall be true and that any misrepresentation renders him liable to a penalty.

I hereby declare that I have given true particulars herein and apply for a licence to drive a (state light motor car, taxi cab or heavy motor car). conductor's licence.

The required fee, Rs. is presented with two copies of my photo.

Left thumb impression.

Signature of the applicant

No

11

Forwarded in original to the Superintendent of Police for favour of verification of antecedents and the above particulars and early return. A brief report, signed by the Officer-in-charge of the police-station and bearing the police-station seal, should be endorsed above.

CALCUTTA,
day of 19

*Deputy Commissioner of Police,
Public Vehicles Department.*

The fee Rs. mentioned above has been duly credited, *vide* Receipt No. dated the day of 19 • Cashier.

Failed or passed on a
Traffic Rules.

Dated the day of . 19

Failed or passed in knowledge of Calcutta and Howrah, of taxi-meter and rates for hire.

Dated the day of , 19

Examining Officer

Check and issue licence.

Dated the *day of* *19*

Dy. Commr. of Police,

Application in order. Licence No. issued to-day.

Dated the _____ day of

19 Licence Clerk.

**Applicant to affix a copy of
his photo here**

his photo here
Medical Practitioner to stamp
or sign across it.

Medical Examination

Special attention should be directed to distant vision, to the condition of the arms, hands and joints of the upper extremities.

1. Is he less than 18 years of age ?
 2. Is the applicant, to the best of your judgment, subject to epilepsy, vertigo or any mental ailment, likely to affect his efficiency ?
 3. Does the applicant suffer from any heart or lung disorder which might interfere with the performance of his duties as a driver ?
 4. (a) Is there any defect of vision ? If so, has it been corrected by suitable spectacles ?
(b) Does the applicant suffer from night blindness ?
(c) Is there any defect of hearing ?
 5. Has the applicant any deformity or loss of members which would interfere with the efficient performance of his duties as a driver ?
 6. Is he sufficiently active for the performance of his duties ?
 7. Does he show any evidence of being addicted to the excessive use of alcohol, tobacco or drugs ?
 8. Is he in your opinion generally fit as regards (a) bodily health, (b) temperament for the duties of a motor vehicle driver ?

Marks of identification to be noted below by the Medical Practitioner.

Certified that I have examined the applicant described herein and that the answers to the questions above are correct to the best of my knowledge and belief.

Name of Medical Practitioner—

*Name of
Address*

Signature of Medical Practitioner.

Dated the day of 19

Form F.

[See rule 24(1)(b).]

Private Licence to drive a light motor car or motor cycle No..... Calcutta.

Not transferable, nor renewable elsewhere.

Granted to
of
subject to the rules made by the Government of Bengal under section 11 of the
Indian Motor Vehicles Act, VIII of 1914. Shall remain in force only until
the day of 192 , until suspended or cancelled
when it shall be surrendered to the undersigned.

Date

Licence Clerk.

Dy. Commissioner of Police.

TO BE PRESENTED WITH RENEWAL FEE BEFORE EXPIRY.

Renewed on	Expires on	Signature.

EVERY CHANGE OF ADDRESS TO BE ENTERED AND NOTIFIED.

Form G.

[See rule 24 (1) (c).]

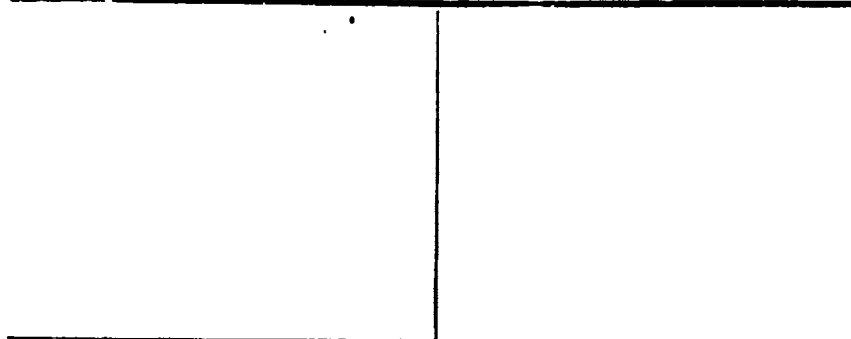
Page 2.

Name of holder

Address.....

Copy of Holder's Photograph.

Left thumb impression.

**Description of Holder.****Page 3.**

District

Licence No.

Licence to drive a car of the class or classes* specified on page 4 is hereby granted under sections 6 and 11 of the Indian Motor Vehicles Act 1914 to the holder.

Licence expires on the

Licence not transferable. Licence fee Rs. 10 (ten) only. Renewal fee Rs. 4 if renewal is effected on or before the date of expiry. If effected after date of expiry full fee Rs. 10 will be charged.

Personal attendance is essential at the time of renewal.

Every change of address must be entered in the licence which must be produced at the office of the Licensing Authority for entry.

Clerk.

Date.....

Seal
Licensing
Officer.

Licensing Officer.

* For areas outside Calcutta (including suburbs) and the Municipality of Howrah the classes of vehicles are specified in rule 15.

Page 4.

Classes of vehicle which the holder is licensed to drive.

	Signature of licensing Officer.

Pages 5 & 6.

Renewals.

Renewed on—	Expires on—	Stamp.	Signature.

Page 7.

* Type of motor cabs or motor omnibuses the holder is authorised to drive.

*Need not be noted outside Calcutta (including suburbs) and the Municipality of Howrah.

Page 8.

Every change of address to be entered.

[To be produced to the Licensing Officer in order that new address may be endorsed.]

Pages 9 and 10.

Endorsements by Magistrate or Licensing Officer.

Page 11.

Particulars of any endorsements of any licence previously held by the person licensed.

Form H.

[See rule 48 (1)(a).]

Register of heavy motor car.

No.	Previous number, if any :-			
When and where made, maker's name and type, Date of import.	Description.	Colour.	Number and type of meter or unladen and axle-weights, and width of tyres.	Name of registered owner.
	Engine No.			
	Chassis No.			
	Magneto No.			
	No. of cylinders			
	Horse power			
	No. of seats			
	Type of body			

..... motor

Form I.

[See rule 48 (1)(b).]

Application for the registration of a heavy motor car, motor lorry or motor bus under the Indian Motor Vehicles Act, VIII of 1914, and the Rules made thereunder.

Registered number, if any :—

When and where made, maker's name and type. Date of import.	Description.	Colour.	Measurements.						Wheels.			Tyres.		Seats.		Width of roadway.	Width of tyre.
			Power of lights.	Width of spring.	Overall measurement.	Weight when unladen.	Axle-weight of each axle.	Diameter.	Width.	Material.	Width of.	Width between.					
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	
	Engine No.		Head	Back	Length	Width	Front	Back	Front	Back	Front	Back	Front	Back	Front	Width of roadway.	
	Chassis No.		Side	Front	Width	Front	Front	Front	Front	Front	Front	Front	Front	Front	Front	Width of tyre.	
	Magneto No.		Head	Back	Height	Width	Inter	Back	Inter	Back	Inter	Inter	Inter	Inter	Inter	Width of spring.	
	No. of cylinders		Side	Front	Width	Front	Front	Front	Front	Front	Front	Front	Front	Front	Front	Overall measurement.	
	R. A. C. horse-power.		Front	Back	Front	Front	Front	Front	Front	Front	Front	Front	Front	Front	Front	Weight when unladen.	
	No. of seats		Back	Back	Back	Back	Back	Back	Back	Back	Back	Back	Back	Back	Back	Axle-weight of each axle.	
	Type of body		Front	Front	Front	Front	Front	Front	Front	Front	Front	Front	Front	Front	Front	Diameter.	
																Width.	
																Material.	
																Width of.	
																Width between.	
																Width of.	
																Width of.	
																Width of.	

COLUMNS 11 AND 12 TO BE FILLED IN FOR MOTOR BUS.

I hereby declare that the particulars given herein are correct, and apply for a certificate of registration for the above

(heavy motor car, motor lorry or motor-bus to be entered above) for use. (Note whether for trade purposes or as a public conveyance).

The importer's certificate and the statement of intended routes are attached.

The required fee, Rs....., is presented herewith.

Owner's name in full

Garage address.....

Local addresses.....

Signature of owner.

Dated the..... day of..... 192

N.B.—The heavy motor car, motor lorry, motor bus, must be presented for examination in a thoroughly efficient condition, constructed and fitted according to the full requirements of the rules, before a number will be allotted.

The Registration certificate will not be issued until the number-plate has been properly affixed and passed.

"Axle-weight" means the aggregate weight transmitted to the surface of the road or other base wherpon a heavy motor car or lorry moves or rests, by the several wheels attached to that axle, when the heavy motor car or lorry is laden.

The expression "weight" when used in relation to a heavy motor car or motor lorry means :—

"(a) When it is unladen the weight of the vehicle, including all parts, equipments, stores, fuel, water and accumulators which are necessary for or are ordinarily used with the lorry motor car when working provided that where alternative parts or bodies are used the heaviest shall be taken for the purpose of calculating the weight and

"(b) When the lorry or heavy motor car is laden, its weight when unladen plus its full lawful load, including the weight of driver and attendant.

Certified that Rs.....is due.

Dated the.....day of.....192 .

Examining Clerk.

The fee, Rs.....mentioned above, has been duly credited, vide Receipt No..... dated the.....day of.....192 .

Cashier.

1. Engine.....
2. Brakes.....
3. Steering gear.....
4. Horn and bell.....
5. Wheels.....
6. Height inside and outside.....
7. Hand rails.....
8. Lifeguard.....
9. Fire extinguisher.....
10. Platform and steps.....
11. Marking and paint.....
12. Clearance.....

To carry.....passengers.

I have inspected the above heavy motor car, motor lorry, motor bus, and found it to comply with the rules.

No.....allotted has been properly affixed.

Dated the.....day of.....192

Examining Officer.

Issue certificate.

*Dy. Commissioner of Police,
Public Vehicles Department.*

Dated the.....day of.....192 .

Certificate No.....to expire on the.....day of.....19
has been issued to-day.

*Registration Clerk,
Motor Vehicles Branch.*

CALCUTTA,

Dated the.....day of.....19

Form J.

[See rules 3(a) and 73(a).]

Application for a Licence for a Public Service Vehicle.**VEHICLE.**

I/We
 residing at
 in the police-station of
 hereby apply for permission to ply (1) a taxi cab under the rules regulating
 the use of motor-vehicles in Calcutta (including suburbs) and the Municipality
 of Howrah (2)to ply an omnibus of the following description from
in police-station
 to.....in police-station.....

(1) Strike out in case of buses.

(2) Strike out in cases of taxis.

Description of vehicle.

Maker's name and year.	Horse power and weight.	No. of seats.	Type of body.

A time table of the proposed service is attached herewith.

The vehicle will be garaged at.....

.....

I am the owner/part owner of the undermentioned public service vehicles in British India

.....

.....

My age is.....

I am the holder of the following driving licences in British India.....

.....

.....

Names and addresses of two referees who will certify as to applicant's fitness to own a public service vehicle.

(1)

.....

(2)

.....

Time Table of proposed service.

From	Time of departure.	To	Time of arrival.

I hereby declare that the particulars given above are true. I have never been refused permission to ply a public service vehicle. I further declare that I have never had my driving licence cancelled nor has any previous permission of mine to ply a public service vehicle been cancelled. •

Dated

Signature of applicant.....

Address.....

Forwarded in original to Officer-in-charge.....
.....for
verification of the above.

- (1) How long have referees known applicant ?
Are they related to applicant ?
Are they reliable ?
Are they engaged in business with applicant ?
- (2) Is applicant of a good character ?
- (3) Is applicant of good business repute and is his financial position such that he will be able to fully discharge his duties as an owner of a public service vehicle ?
- (4) Is applicant otherwise in a position to carry out his responsibilities as licensee of a public service vehicle ?

CALCUTTA,

Dated

*Dy. Commissioner of Police,
Public Vehicles Department.*

Report of the thana officer.

Orders of Deputy Commissioner, Public Vehicles Department.

OFFICE NOTE.

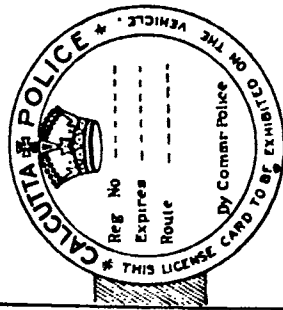
A vehicle as described above was produced and registered as No.....
on.....

Registration Clerk.

Date.

Examining Officer.

Date.

**Form K.**

[See rule 72.]

Public Service Vehicle Licence Form.**Licence for a Public Service Vehicle.**

Licence is hereby granted to..... of.....
 to ply the taxi/bus described below on route No.....
 Engine No. No. of cylinders
 Chassis No. No. of seats
 Type of body Meter No.
 Registered No.

This licence remains in force until..... unless suspended
 or cancelled or unless the vehicle is sold when it must be surrendered to the undersigned.

Dy. Commissioner of Police.

38, Beliaghata Road,
 Elgin Road P. O. ,

[Front view]

Calcutta Police.

License Card

for

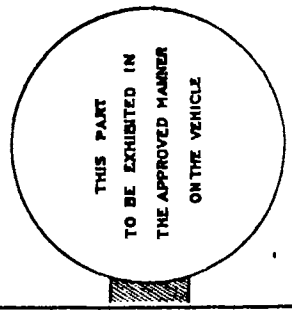
Public Service Vehicle.

THIS PART TO BE KEPT
IN THE
CUSTODY OF THE OWNER.



Public Vehicles Department,
38, Beliaghata Road,
Elgin Road P. O.

[Reverse.]



Form L.

[See rule 103(a).]

Application for Re-test.

Name in full.....

Local residence

Note class of licence wanted.....

Previous licence No.....for a

The required fee Rs.....is presented herewith.

Dated the.....day of.....19

*Signature of Licensee.***N.B.—Previous licence must be produced with this form for endorsement.**

Certified that Rs.....is due.

Dated the.....day of.....19

*Examining Clerk.*The fee, Rs.....mentioned above, has been duly credited, vide
Receipt No....., dated the.....19*Cashier.*Passed/failed in Topography test of Calcutta and suburbs on.....
day of.....19*Inspector, M. V. D.*

Failed or passed in knowledge, on a

Dated the.....day of.....19

Examining Officer.

Noted and endorsed.

CALCUTTA,

Dated the.....day of.....19

*Licence Clerk,
Motor Vehicles Branch.*

Form M.

[See rule 107.]

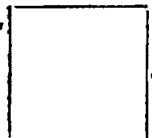
Conductor's Licence No..... Calcutta.

Net transferable nor renewable elsewhere.

Granted to
.....

of

to act as a Conductor of a motor omnibus



Identification marks : -

Subject to the rules made by the Government of Bengal under section 11 of the Indian Motor Vehicles Act, VIII of 1914. Shall remain in force until the day . 19 , until suspended or cancelled, when it shall be surrendered to the undersigned. Shall become void, if altered or defaced in any way.

*Dy. Commr. of Police,
Public Vehicles Department.*

Licence Clerk.

Dated.....19

To be presented with renewal fee before expiry by Licensee in person.

Every change of address to be entered and notified.

GOVERNMENT OF BENGAL.**Police Department.****COMMUNIQUÉ.**

CALCUTTA, THE 26TH MARCH 1930.

The attention of the public is drawn to the revised rules regulating the use of motor vehicles in Calcutta (including suburbs) and the Municipality of Howrah which will be published in the *Calcutta Gazette* of the 27th March 1930. These rules supersede all previous rules regarding motor vehicles.

The following are among some of the most important changes which have been introduced :—

- (i) Any wilful misrepresentation by a person to whom an application for a professional licence or a licence to drive a public service vehicle or to act as a conductor is referred, is made punishable.
- (ii) Production of all motor vehicles for inspection at the time of registration.
- (iii) Inclusion of motor tractors.
- (iv) Penalty for not reporting change of ownership in time.
- (v) Classification of transfer of ownership or possession and reporting of such transfer.
- (vi) Provision against misuse of "general number".
- (vii) Prohibition of use of aluminium or brass numbers.
- (viii) Revised requirements as to lights.
- (ix) Prohibition of driving public service vehicles by drivers not licensed by the Commissioner without a licence granted by him.
- (x) Conditions to be fulfilled by a Motor Training School.
- (xi) Fee for a duplicate licence and the condition attaching to it.
- (xii) Time within which change of address to be reported by holders of professional and private driving licences.
- (xiii) The speed-limit for light motor cars, motor cycles or motor buses has been raised to 20 miles an hour.
- (xiv) Erection or removal of traffic notices by the Commissioner.
- (xv) Supply of information concerning drivers when required by the Commissioner.
- (xvi) Use of a heavy motor car with a trailer partially superimposed upon it or of a vehicle having six wheels mounted on three separate axles or two on the front axle and four on the rear axle is allowed for.

- 2. Part IV of the revised rules contain special rules governing public service vehicles in relation to such matters as routes; public service vehicle licence; conduct of drivers, conductors and passengers; drivers' and conductors' licences; taxi-meters; taxi-cab stands and tariff; conditions of fitness of taxi-cabs; conditions of fitness of omnibuses and additional requirements for double deck vehicles.

3. Copies of the revised rules will shortly be obtainable on payment at the Bengal Secretariat Book Depot, groundfloor, Writers' Buildings, Calcutta.

W. D. R. PRENTICE,
Chief Secy. to the Govt. of Bengal.

Calcutta Police Notification.

The 17th March 1930.

In exercise of the powers conferred by clause (c) of section 62(1) of the Calcutta Police Act, 1866 (Bengal Act IV of 1866), the Commissioner of Police, Calcutta, with the previous sanction of the Governor in Council, hereby makes the following addition to the "Rules for the Regulation of Traffic, etc., in the streets and public places in Calcutta and its suburbs, published on page 435, Part I of the *Calcutta Gazette*, dated the 8th March 1922, under notification, dated the 2nd idem, as amended from time to time.

Addition.

Add the following as a new section (16) after section (15) Manhing (Chinese) Theatre, Chittaranjan Avenue, South, inserted by Calcutta Police notification No. 9880, dated the 16th November 1929, in paragraph "(c) At places of public amusement" in Part II of the said rules :—

(16) New Empire Theatre, Humayun Place.

1. Vehicles shall approach the theatre from the west, in a single line, set down their passengers under the porch or on Humayun Place immediately in front of the porch, drive around the theatre and proceed out on to Chowringhee Road via Humayun Place.

2. Vehicles up to sixteen in number shall be permitted to park on the east, south and west drives of the theatre facing in the same direction as the flow of traffic.

3. Surplus vehicles shall park on Chowringhee Road.

4. The parking or standing of vehicles, except in obedience to traffic signals, on any part of Humayun Place, is prohibited for a period of half an hour before the performance is timed to commence till traffic is clear at the close of the performance.

5. Vehicles shall not be driven from east to west along Humayun Place, between the east and west drives of the theatre for a period of half an hour before the time fixed for the commencement of the performance, and no vehicles shall be permitted to enter Humayun Place from Chowringhee Road for a period of half an hour before the time fixed for the end of the performance.

6. The turning of vehicles on any portion of Humayun Place or on the east, south and west drives, is prohibited.

7. Vehicles shall not be driven off any of the parks till actually occupied.

C. A. TEGART,
Commissioner of Police.

POLITICAL DEPARTMENT.

Orders by the Inspector-General of Prisons, Bengal.

No. 5638.—19th March 1930.—Lt.-Col. D. P. Goil, I.M.S., made over charge of the Howrah Jail to Major P. Banerjee, I.M.S., on the afternoon of the 28th February 1930.

No. 6334.—22nd March 1930.—Mr. M. Leach, M.B.E., made over executive charge of the Rajshahi Central Jail to Mr. Chas. A. W. Luke on the afternoon of the 11th March 1930.

N. S. SIMPSON, Lt.-COL., I.M.S.,
Insptr.-Genl. of Prisons, Bengal.

JUDICIAL DEPARTMENT.

No. 4773A.

Powers.

Rajshahi.—No. 4373A.—18th March 1930.—Babu Surendra Mohan Mitra, Deputy Magistrate, Rajshahi, is vested with powers under sections 190 (1) (c) and 524 of the Code of Criminal Procedure.

Mymensingh.—No. 4387A.—18th March 1930.—Babu Narayan Chandra Ghosh, Deputy Magistrate, Netrakona, Mymensingh, is vested with powers under section 110 of the Code of Criminal Procedure.

Burdwan-Mymensingh-Dacca-Midnapore.—No. 4592A.—21st March 1930.—The officers, named below, are vested with the powers of a Magistrate of the first class:—

Mr. W. H. J. Christie, I.C.S., Joint Magistrate, Asansol, Burdwan.

Mr. Subimal Dutt, I.C.S., Joint Magistrate, Jamalpur, Mymensingh.

Mr. J. B. Bird, I.C.S., Joint Magistrate, Narayanganj, Dacca.

Mr. Santosh Kumar Chatterjee, I.C.S., Joint Magistrate, Tamluk, Midnapore.

Chittagong.—No. 4596A.—21st March 1930.—Mr. M. Worth, I.C.S., Assistant Magistrate, Chittagong, is vested with the powers of a Magistrate of the second class.

Tippera.—No. 4669A.—22nd March 1930.—Mr. Sisir Kumar Sen, I.C.S., Joint Magistrate, Chandpur, Tippera, is vested with the power to try summarily the offences mentioned in section 260 of the Code of Criminal Procedure.

W. D. R. PRENTICE,
Chief Secy. to the Govt. of Bengal.

Appointments and Transfers.

Midnapore.—No. 2942J.—18th March 1930.—In exercise of the powers conferred by sections 14 and 15 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased—

(a) to confer upon Babu Harijiban Chatarji the powers of a Magistrate of the third class, in the district of Midnapore, for a period of three years from the date of this notification.

(b) to direct him to sit as a member of the Ghatal bench in the said district, and

(c) to direct him to take down evidence in the English language.

Dinajpur-Jessore-Khulna.—No. 3006J.—19th March 1930.—Babu Naranath Mukharji, munsif of Dinajpur (Sadar), is appointed to act as Additional Subordinate Judge of Jessore-Khulna, for the present to be employed at Jessore, *vice* Babu Nani Gopal Mukharji, No. II, on leave, or until further orders.

Murshidabad-Dinajpur.—No. 3008J.—19th March 1930.—Maulvi Abdul Jalil, who lately acted as munsif at Jangipur, in the district of Murshidabad, is appointed to act, until further orders, as a munsif in the district of Dinajpur, to be ordinarily stationed at the Sadar station, *vice* Babu Naranath Mukharji.

Bankura.—No. 3021J.—20th March 1930.—In exercise of the powers conferred by sections 14 and 15 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased—

(a) to confer upon Babu Satya Kinkar Sabana the powers of a Magistrate of the second class, in the district of Bankura, for a period of three years from the 29th April 1929, in respect to such cases as may be made over to him within the limits of the Sadar subdivision of the said district,

(b) to direct that he shall, in addition to sitting singly, sit as a member of the Sadar bench in the said district, and

(c) to direct him to take down evidence in the English language.

Midnapore.—No. 3030J.—20th March 1930.—In exercise of the powers conferred by sections 14 and 15 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased—

(a) to confer upon each of the gentlemen named below, the powers of a Magistrate of the third class, in the district of Midnapore, for a period of three years from the date of this notification,

(b) to direct him to sit as a member of the Chandrakona bench in the said district, and

(c) to direct him to take down evidence in the English language.

Babu Janaki Pada Datta.
Babu Rabiram Banarji.

Pabna.—No. 3100J.—22nd March 1930.—In exercise of the powers conferred by sections 14 and 15 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased—

(a) to confer upon Maulvi Abu Yusuf Ahmed the powers of a Magistrate of the third class, in the district of Pabna, for a period of three years from the 25th April 1930,

(b) to direct him to sit as a member of the Shahzadpur bench in the said district, and

(c) to direct him to take down evidence in the English language.

Leave.

Tippera.—No. 3178J.—7th February 1930.—In modification of the orders of the 8th January 1930, Babu Kali Prasanna Bagchi, munsif, acting as Subordinate Judge of Tippera, is allowed leave on average pay, on medical certificate, for the period from the 24th December 1929 to the 18th January 1930, under the proviso to rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him under the orders of the 7th December 1929.

Faridpur.—No. 3179J.—11th February 1930.—Babu Harendra Kumar Maitra, late munsif of Goalundo, in the district of Faridpur, is allowed leave on average pay, for two days, viz., the 15th and 16th February 1930, under rules 81 (b) (ii) and 82 (b) of the Fundamental Rules.

Noakhali.—No. 3180J.—12th February 1930.—Babu Matish Chandra Banarji, munsif of Hatiya, in the district of Noakhali, is allowed leave on average pay for one month, under rules 81 (b) (ii) and 82 (b) of the Fundamental Rules, in extension of the leave granted to him under the orders of the 29th January 1930.

Bakarganj.—No. 3181J.—15th February 1930.—Babu Debendra Chandra Biswas, munsif, acting as Subordinate Judge of Bakarganj, was on leave on average pay for the period from the 2nd January to the 15th February 1930, under rules 81 (b) (ii) and 82 (b) of the Fundamental Rules.

Murshidabad.—No. 3182J.—19th February 1930.—Babu Pushpita Ranjan Mukharji, munsif of Jangipur, in the district of Murshidabad, is allowed leave on average pay up to the 28th February 1930, under rules 81 (b) (ii) and 82 (b) of the Fundamental Rules, in extension of the leave granted to him under the orders of the 4th January 1930.

Rangpur.—No. 3183J.—20th February 1930.—Babu Ramapati Ghosh, munsif of Nilphamari, in the district of Rangpur, is allowed leave on average pay for four days, under rules 81 (b) (ii) and 82 (b) of the Fundamental Rules, with effect from the 5th March 1930.

Confirmation.

No. 3231J.—24th March 1930.—The following confirmations are sanctioned in the Bengal Civil Service (Judicial):—

Confirmed in the grade of Munsifs.

(1) Babu Santosh Kumar Neogi, officiating additional munsif, Karimganj, Sylhet, with effect from the 29th September 1929, *vice* Babu Rajani Kumar Ghosh, confirmed as Subordinate Judge.

(2) Babu Nagesh Chandra Chakrabatti, officiating munsif, Barisal, Bakarganj, with effect from the 1st October 1929, *vice* Babu Binod Bihari Ray, confirmed as Subordinate Judge.

He is also confirmed in his present appointment.

(3) Babu Birendra Narayan Ray, officiating munsif, Narail, Jessorah, with effect from the 1st October 1929, *vice* Maulvi Hasibuddin Ahmad, confirmed as Subordinate Judge.

He is also confirmed in his present appointment.

(4) Maulvi Abu Sayid Muhammad Salek, officiating additional munsif, Habiganj, Sylhet, with effect from the 26th October 1929, *vice* Babu Rebatia Ranjan Mukharji, confirmed as Subordinate Judge.

(5) Maulvi Muhammad Sirajul Islam, officiating munsif, on deputation to the Settlement Department, with effect from the 1st November 1929, *vice* Babu Prabodh Chandra Ray, confirmed as Subordinate Judge.

(6) Babu Renupada Mukharji, officiating munsif, Rangpur (Sadar), with effect from the 1st November 1929, *vice* Babu Tarak Nath Basu, confirmed as Subordinate Judge.

He is also confirmed in his present appointment.

(7) Babu Jagadish Chandra Mazumdar, officiating munsif, Krishnagar, Nadia, with effect from the 26th December 1929, *vice* Babu Sashi Jiban Sen, confirmed as Subordinate Judge.

He is also confirmed in his present appointment.

(8) Babu Abinash Chandra Ghosh, officiating munsif, Goalundo, Faridpur, with effect from the 1st January 1930, *vice* Babu Rash Bihari Barman, confirmed as Subordinate Judge.

He is also confirmed in his present appointment.

NOTIFICATIONS.

24-Parganas.—No. 3083J.—21st March 1930.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint the following members of the union boards

mentioned below to be, during their term of office as such members, union benches within the jurisdiction of the union boards of which they are, respectively, members for the purposes of that section:—

Sadar subdivision, 24-Parganas district.

Baruipur police-station.

Dhapdhopi union board.

Babu Haran Chandra Datta.

Babu Sashi Bhushan Ghosh.

Munshi Hakimaddi Mandal.

Babu Ram Lal Khan.

Kalyanpur union board.

Babu Satish Chandra Banarji.

Munshi Abdul Rezak Mistri.

Babu Nalini Kanta Banarji.

Babu Mohendra Nath Baidya.

Garia union board.

Babu Jadu Nath Banarji.

Babu Ashutosh Haldar.

Babu Kartic Chandra Bagali.

Babu Kesab Chandra Banarji.

Hariharpur union board.

Babu Sitanath Bhattacharji.

Babu Narain Chandra De.

Munshi Sakwat Hossain.

Babu Behari Lal Karmakar.

Sonarpur police-station.

Sonarpur union board.

Babu Ambica Charan Chakrabarti.

Babu Khetramohan De.

Babu Pravatechandra Ghosh.

Babu Charuchandra Ganguli.

Fortabad union board.

Babu Harish Chandra Naskar.

Babu Anukul Chandra Mazumdar.

Munshi Rostamali Naskar.

Babu Mahendranath Pal.

Kheadah union board.

Babu Saratchandra Naskar.

Babu Bijoy Krishna Ray.

Babu Surendranath Mandal.

Babu Abinashchandra Naskar.

Langalberia union board.

Babu Ratneswar Chatarji.

Babu Sachindra Nath Chatarji.

Babu Purnachandra Ghosh.

Babu Doyal Chandra Ghosh.

Tollygunge police-station.

Haltu union board.

Babu Jogindra Nath Chatarji.

Dr. Bholanath Mukharji.

Munshi Abdul Majid.

Babu Ram Gopal Das Naskar.

Bansdruni union board.

Babu Panchanon Ghosh.

Babu Chandra Sekhar Pan.

Babu Behari Lal Naskar.

Munshi Etiman Huq Jamadar.

Behala police-station.

Joka union board.

Babu Mahendra Nath Koyal.

Babu Kali Krishna Patra.

Babu Jogendra Nath Bagi.

Babu Atal Behari Gossain.

Moheshtola police-station.

Jogdala union board.

Munshi Subidali Molla.

Rejman Ali Mandal.

Babu Hari Mohan Ghosh.

Munshi Kaosserali Sheikh.

Budge Budge police-station.

Chakmanik union board.

Babu Prafullachandra Mitra.

Babu Lalit Mohan Mitra.

Babu Upendra Nath Sarkar.

Babu Syamacharan Patra.

Chingripota union board.

Babu Bepin Behari Basu.

Babu Satya Charan Adak.

Munshi Amjad Hossain.

Babu Prankrishna Ghosh.

Pujali union board.

Babu Ashutosh Banarji.

Babu Pakirchand Baksi.

Babu Surjya Kumar Ghosal.

Shaik Amiruddin Mistri.

Nischintapur union board.

Babu Anando Prosad Santra.

Babu Surendranath Naskar.

Maulvi Muhammed Yusuff Mandal.

Babu Madhusudan Huldar.

Canning police-station.

Canning union board.

Babu Umesh Chandra De.

Babu Jyotishchandra Basu.

Babu Surjya Kumar Haldar.

Munshi Nabdu Molla.

24-Parganas.—No. 3084J.—21st March 1930.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint the following members of the union boards mentioned below, to be, during their term of office as such members, union courts within the jurisdiction of the union boards of which they are, respectively, members for the purposes of that section:—

Sadar subdivision, 24-Parganas district.

Baruipur police-station.

Dhapdhopi union board.

Babu Haran Chandra Datta.

Babu Sashi Bhushan Ghosh.

Munshi Hakimaddi Mandal.

Babu Ram Lal Khan.

Kalyanpur union board.

Babu Satish Chandra Banarji.
Munshi Abdul Rezak Mistri.
Babu Nalini Kanta Banarji.
Babu Mohendra Nath Baidya.

Garia union board.

Babu Jadu Nath Banarji.
Babu Ashutosh Haldar.
Babu Kartic Chandra Bagali.
Babu Kesab Chandra Banarji.

Harihpur union board.

Babu Sitanath Bhattacharji.
Babu Narain Chandra De.
Munshi Sukwati Hossain.
Babu Behari Lal Karmakar.

Sonarpur police-station.

Sonarpur union board.

Babu Ambica Charan Chakrabarti.
Babu Khetramohan De.
Babu Provat Chandra Ghosh.
Babu Charuchandra Ganguli.

Fortabad union board.

Babu Harish Chandra Naskar.
Babu Anukul Chandra Mazumdar.
Munshi Rostamali Naskar.
Babu Mahendranath Pal.

Kheadah union board.

Babu Saratchandra Naskar.
Babu Bijoy Krishna Ray.
Babu Surendranath Mandal.
Babu Abinashchandra Naskar.

Langalberia union board.

Babu Ratneswar Chatarji.
Babu Sachindra Nath Chatarji.
Babu Purnachandra Ghosh.
Babu Doyal Chandra Ghosh.

Tollygunge police-station.

Haltu union board.

Babu Jogindra Nath Chatarji.
Dr. Bholanath Mukharji.
Munshi Abdul Majid.
Babu Ram Gopal Das Naskar.

Bansdruni union board.

Babu Panchanan Ghosh.
Babu Chandra Sekhar Pan.
Babu Behari Lal Naskar.
Munshi Etiman Huq Jamadar.

Behala police-station.

Joka union board.

Babu Mahendra Nath Koyal.
Babu Kali Krishna Patra.
Babu Jogendra Nath Bagi.
Babu Atal Bebari Goswami.

Moheshtola police-station.

Jogdala union board.

Munshi Subidali Molla.
Rejman Ali Mandal.
Babu Hari Mohan Ghosh.
Munshi Kaosserali Sheikh.

Budge Budge police-station.

Chukmanik union board.

Babu Prafullachandra Mitra.
Babu Lalit Mohan Mitra.
Babu Upendra Nath Sarkar.
Babu Syama Charan Patra.

Chingripota union board.

Babu Bepin Behari Basu.
Babu Satya Charan Adak.
Munshi Amjad Hossain.
Babu Prankrishna Ghosh.

Pujali union board.

Babu Ashutosh Banarji.
Babu Fakirchand Bakshi.
Babu Surjya Kumar Ghosal.
Shaik Amiruddin Mistri.

Nisehintapur union board.

Babu Anando Prosad Santra.
Babu Surendranath Naskar.
Maulvi Muhammad Yusuff Mandal.
Babu Madhusudan Haldar.

Canning police-station.

Canning union board.

Babu Umesh Chandra De.
Babu Jyotishchandra Basu.
Babu Surjya Kumar Haldar.
Munshi Nabdu Molla.

Bogra.—No. 3239J.—24th March 1930.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint the following members of the Madla union board within the Bogra police-station in the Sadar subdivision of the Bogra district, to be, during their term of office as such members, a union bench within the jurisdiction of the said union board, for the purposes of that section:—

Rai Sahib Jogendra Nath Sarkar.
Babu Kamini Mohan Saha Chaudhuri.
Munshi Md. Basir Uddin.
Maulvi Gauhar Ali Khondker.

2. This notification will take effect from the date of the first meeting of the reconstituted union board at which a quorum is present.

Bogra.—No. 3240J.—24th March 1930.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint the following members of the Madla union board within the Bogra police-station in the Sadar subdivision of the Bogra district, to be, during their term of office as such members, a union court within the jurisdiction of the said union board, for the purposes of that section:—

Rai Sahib Jogendra Nath Sarkar.
Babu Kamini Mohan Saha Chaudhuri.
Munshi Md. Basir Uddin.
Maulvi Gauhar Ali Khondker.

2. This notification will take effect from the date of the first meeting of the reconstituted union board at which a quorum is present.

Bakarganj.—No. 3242J.—24th March 1930.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint the following members of the Kutba union board, to be, during their term of office as such members, a union court within the jurisdiction of the said union board, for the purposes of that section:—

Bhola subdivision, district Bakarganj.

Barhanuddi police-station.

Kutba union board.

Babu Monmohan Ray.
Munshi Ahmad Ali Howladar.
Munshi Yukubali Mia.

2. This notification will take effect from the date of the first meeting of the reconstituted union board at which a quorum is present.

Bakarganj.—No. 3243J.—24th March 1930.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint the following members of the Kutba union board, to be, during their term of office as such members, a union bench within the jurisdiction of the said union board, for the purposes of that section:—

Bhola subdivision, district Bakarganj.

Barhanuddi police-station.

Kutba union board.

Munshi Mujibal Hoque Chaudhuri.
Babu Taraprasanna De.
Babu Monmohan Ray.

2. This notification will take effect from the date of the first meeting of the reconstituted union board at which a quorum is present.

ERRATUM.

No. 3069J.—21st March 1930.—In notification No. 1678J., dated the 13th February 1930, published at page 186, Part I of the *Calcutta Gazette* of the 20th February 1930, delete the words "Miss Margaret Arbuthnot", after the word "authorise" and insert the word "the" before the word "Secretary" occurring in the 6th line.

M. C. Ghosh,

Secy. to the Govt. of Bengal.

LOCAL SELF-COVERNMENT DEPARTMENT.

NOTIFICATIONS.

Minister-in-charge: The Hon'ble Kumar Shib Shekharwar Ray.

Bakarganj.—No. 1168M.—19th March 1930.—In exercise of the power conferred by section 86 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self Government

Department) are pleased to sanction the levy by the Commissioners of the Patuakhali Municipality, in the district of Bakarganj, under sub-section (I) of section 279 of that Act, of a water-rate within the areas of that municipality, the boundaries of which are specified in notification No. 861M., dated the 25th February 1930.

2. In exercise of the power conferred by clause (a) of the first proviso to section 279 of the same Act, the Government of Bengal (Ministry of Local Self-Government) are pleased further to direct that the water-rate shall not be levied upon any house or land within the said areas of the municipality, no part of which lies within a radius of 1,320 feet from the nearest stand-pipe or other supply of water available to the public.

No. 1177M.—20th March 1930.—Whereas the Corporation of Calcutta have, by a resolution passed at their meeting held on the 24th July 1929, made a recommendation, under clause (xviii) of section 477 of the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), that the contribution proposed by the Corporation towards the cost of the reconstruction of the Chitpore, Maniktala, Narkeldanga and Beliaghata Bridges over the Circular Canal and the Alipore and Tollygunj Bridges over Tolly's Nallah, is a matter likely to promote the public convenience:

Now, therefore, the Government of Bengal (Ministry of Local Self-Government) in exercise of the power conferred by the said clause, are pleased to declare that the said matter is one which will promote the public convenience.

Chittagong.—No. 1184M.—20th March 1930.—In exercise of the power conferred by section 14 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to appoint the following gentlemen to be Commissioners of the Cox's Bazar Municipality, in the district of Chittagong:—

Maulvi Meher Ali, B.L.
Khan Sahib Muzaffar Ahmed Chaudhury.
Maulvi Shirajal Haq, B.L.
Maung Shwezanoo Showdagar.
Babu Umesh Chandra Barua.

Dacca.—No. 1196M.—22nd March 1930.—In exercise of the power conferred by section 27 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to appoint Maulvi Daliluddin Ahmad as a Commissioner of the Dacca Municipality, vice the Hon'ble Mr. K. Nazimuddin, C.I.E., resigned.

Dacca.—No. 614L.S.-G.—11th February 1930.—In exercise of the power conferred by section 5 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with section 22 of the General Clauses Act (Bengal Act I of 1899), and after consideration of the views of the Dacca district board and the Manikganj local board, the Government of Bengal (Ministry of Local Self-Government) are pleased to direct that notification No. 4264L.S.-G., dated the 5th January

1920, so far as it relates to the establishment of union boards at Teota and Sibalay in police-station Sibalay in the Manikganj

subdivision of the district of Dacca, shall be amended as follows:—

Dacca district board.

Manikganj local board.

Sibalay police-station.

Name of mauzas constituting the union with their numbers in the jurisdiction list.

Boundaries of the union.

Teota union board.

Alokdia	29
Char Sibalay	30
Maidinagar	31
Tisandi	32
Dhubulia	112
Chak Dhubulia	113
Gangadia	114
Char Paila Dhusar	115
Raghunathpur	116
Baghafi	117
Malachi	118
Saturia	119
Bhangabari	120
Paila	121
Chhota Thakurkandi	122
Gopalbari	123
Teota Baset	124
Gangdhail	125
Dakshin Teota	126
Shaitghar	127
Narayan Teota	130
Taluk Sadulya	131
Jhikutia	132
Samasghar	133
Nehalpur	134
Krishnapur	135
Char Baishnabi	551
Char Baishnabi	29
Laulara	552
Sukalia	555
Chopra Chanchadia	556
Boalara Biri	557
Raghunathpur	558
Char Khaduli	559
Nambardaria	560

Sibalay union board.

Paipara	345
Madhabdia	346
Purba Arpara	347
Risadi	349
Kokadi	350
Chhota Kaliganga	351
Bara Anulia	352
Paschim Arpara	353
Boakpara	354
Bara Boali	355
Sibalay	356
Chhota Boali	357
Chhota Anulia	358
Dakhin Sibalaya	359
Aricha	360
Anyapur	361
Charkandi	362
Daskandi	363
Paschimkafura	368
Purba Kafura	369
Bara Kaliganga	370
Dakhin Kashadaha	371
Uttar Kashadaha	372
Kanaidia	373
Char Ganga Prosad	374

North—

Jamuna River.
Laulara
Char Kalikapur
Kasidayarampur
Rahatpur
Rauha

East—

Rauha
Nadi Suka
Dhusar
Bara Sibrambari
Suknai
Uttar Radhakantapur
Dadrakhi
Tentulia

South—

Bara Boali
Sibalay
Padma River.
Char Ganga Prosad Kanaidia.
Transferred from Bera police-station of Pabna district.

West—

Padma and Jamuna Rivers.

North—

Char Baishnabi
Char Baishnabi
(Transferred from Pabna district.)
Char Sibalay
Padma River.
Nihalpur
Krishnapur
Tentulia
Katrasin
Isail
Paikara

East—

Daschira
Charipara
Amdala
Hariharpur

South—

Hariharpur
Chhota Dhuturabari
Dhuturabari
Narjana

West—

Padma River.

Howrah.—No. 1106M.—13th March 1930.—In exercise of the power conferred by section 540 of the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), the Government of Bengal (Ministry of Local Self-Government) are pleased to declare their intention to extend to the Municipality of Howrah the following provisions of the said Act, subject to the modifications and restrictions therein, which are shown, as far as possible, in antique type.

2. Any objection to such extension on the part of the Commissioners of the Municipality of Howrah or any inhabitant thereof should be submitted in writing through the District Magistrate, Howrah, to the undersigned before the 12th May 1930.

**Provisions of the Calcutta Municipal Act, 1923,
proposed to be extended to the town of Howrah.**

PART I.

Chapter I.—Preliminary.

COMMENCEMENT.

1. (2) These provisions shall come into force in the town of Howrah on the day of 1930.

SAVINGS.

2. (3) Every assessment made, permission or sanction granted and notice issued under the provisions of the Bengal Municipal Act, 1884, which are hereby repealed or which are withdrawn by notification No. dated the 1930, or under the Calcutta Municipal Act, 1890, shall, so far as it is in force at the time these provisions come into force in the town of Howrah, and is not inconsistent with these provisions, be deemed to have been respectively made, granted or issued under these provisions and shall (unless previously altered, modified, cancelled, suspended or withdrawn, as the case may be, under these provisions) remain in force for the period (if any) for which it was so made, granted or issued.

DEFINITIONS.

3. For the purposes of these provisions unless there is anything repugnant in the subject or context.

(4) "assessment book" means the municipal assessment book prescribed by section 143 and includes any books subsidiary thereto;

(7) "building" includes a house, out-house, stable, privy, urinal, shed, hut, wall (other than a boundary wall not exceeding ten feet in height) and any other such structure, whether of masonry, bricks, wood, mud, metal or any other material whatsoever, but does not include a hogla or other similar kind of temporary shed erected on ceremonial festive occasions;

(10) "bustee" means an area containing land occupied by, or for the purpose of, any collection of huts—

(a) standing on a plot of land not less than ten cottahs in area and bearing one number in the assessment book, or

(b) standing on two or more plots of land which are adjacent to one another and exceed in the aggregate one bigha in area;

(11) "Town of Howrah" means the area described in Schedule I and any other area which the Local Government may include in that schedule on the issue of a notification in the *Calcutta Gazette* under section 543;

(38) "hut" means any building, no substantial part of which, excluding the walls up to a height of eighteen inches above the floor or floor level, is constructed of masonry, steel, iron or other metal;

(48) "occupier" includes any person for the time being paying, or liable to pay, to the owner the rent or any portion of the rent of the land or building in respect of which the word is used or damages on account of the occupation of such land or building, and also an owner living in, or otherwise using, his own land or building and also a rent-free tenant;

(50) "owner" includes the person for the time being receiving the rent of any land or building or of any land or building, whether on his own account or as agent or trustee for any person or society or for any religious or charitable purpose or as a receiver, or who would so receive such rent if the land, building or part thereof were let to a tenant;

(69) "year" means a financial year.

4. The Commissioners of a meeting may decide whether any particular area is or is not a bustee as defined in section 3 and their decision shall be final.

Schedule I.—Boundary of the Howrah Municipality.

The boundary of the Howrah Municipality shall be, as indicated by boundary marks, a line commencing from the river Hooghly at the eastern extremity of the road (now ~~now~~ ~~repaired~~) formerly known as Joya Bibi Lane, but now laid within the Central Jute Mill, thence along the line formerly occupied by that road to the existing Joya Bibi Lane; thence along the western and northern side of Joya Bibi Lane up to its junction with the Bustee Road at the south of the Victoria Cotton Mill; thence along the northern side of that road to its junction with Girish Ghose Lane; thence across Girish Ghose Lane to Chandpalpara Lane; thence along the northern side of Chandpalpara Lane up to its junction with Grand Trunk Road; thence along the western side of the Grand Trunk Road up to its junction with Kali Majumdar Road; thence along the northern side of Kali Majumdar Road up to its junction with Dharmatala Lane; thence along the eastern and northern side of Dharmatala Lane to a point where it meets the East Indian Railway line at the centre of the up-passenger main line; thence southwards along the centre line of the up-passenger main line up to its junction with the Old Benares Road, thence along the northern side of the Old Benares Road up to its junction with Belgatchia Road; thence along the western side of Belgatchia Road up to its junction with the proposed new drainage canal as indicated by boundary marks; thence along the western side of the proposed new drainage canal up to a point 1,000 feet north of its junction with Circular Road, as indicated by boundary marks; thence in a direct line demarcated by

boundary marks westwards to the junction of Sakher Bazar Bye-lane and Sakher Bazar Lane ; thence along the northern side of Sakher Bazar Lane up to its junction with Ambica Kundu Lane ; thence along the western side of Ambica Kundu Lane and Braja Nath Lahiri Lane up to its junction with Buxara Road ; thence along the northern side of Buxara Road up to its junction with Buxara Village Road : thence along the western side of Buxara Village Road up to its junction with Andul Road : thence along the northern side of Andul Road up to the north-east corner of the Royal Botanic Garden ; thence proceeding southwards along the boundary of the Royal Botanic Garden up to the river Hooghly to the edge of the water at the lowest tide; thence eastward and northward along the edge of the water of the river at the lowest tide to the eastern extremity of the road (now closed) formerly known as Joya Bibi Lane and but now included within the Central Jute Mill.

PART IV.

Taxation.

Chapter X.—The consolidated rate.

Imposition of consolidated rate.

POWER TO COMMISSIONERS TO IMPOSE CONSOLIDATED RATE.

124. A consolidated rate not exceeding twenty-three *per cent.* on the annual valuation determined under this chapter may be imposed by the Commissioners upon all lands and buildings in the town of Howrah.

AMOUNT OF CONSOLIDATED RATE, HOW TO BE FIXED.

~~The~~ amount of the said rate shall be fixed ~~wholly~~ in such manner as the Commissioners may determine having regard to the requirements of the Municipal Fund.

Exemptions.

EXEMPTIONS FROM CONSOLIDATED RATE.

126. (1) Buildings used exclusively for purposes of public worship, and public burial or burning grounds or other places for the disposal of the dead duly registered under section 254 of the Bengal Municipal Act, 1884, shall be exempt from the consolidated rate ;

and the Commissioners at a meeting may either wholly or partially exempt from the consolidated rate any land or building used exclusively for purposes of public charity :

Provided that the following land and buildings shall not be deemed to be used exclusively for public worship or for purposes of public charity within the meaning of this section, namely,—

(a) land or buildings in or on which any trade or business is carried on ; and

(b) land or buildings in respect of which rent is derived, whether such rent is or is not applied exclusively to religious purposes or purposes of public charity.

(2) Open spaces and parade grounds which are the property of Government and over which, when not required for military purposes, the public are allowed to have free access, shall be exempted from the consolidated rate, if the Local Government so direct.

(3) The Commissioners at a meeting may exempt the owner of any hut from payment of the whole or any portion of the consolidated rate payable in respect of such hut, and in any such case they may exempt the owner of the land on which the hut is built, or not, as they think fit.

(4) The Commissioners at a meeting may, by resolution, exempt from the consolidated rate all lands and buildings the annual valuation of which, as determined under this chapter, does not exceed twelve rupees or such smaller sum as may be specified in such resolution :

Provided that no person shall be entitled to claim the benefit of such exemption if he owns or occupies more than one piece of land or more than one building and the aggregate annual valuation of all the lands or buildings owned or occupied by him exceeds twelve rupees or the said smaller sum.

Assessment of lands and buildings to the consolidated rate.

ANNUAL VALUE OF LAND OR BUILDING, HOW TO BE ASCERTAINED.

127. For the purpose of assessing land and buildings to the consolidated rate,—

(a) the annual value of land, and the annual value of any building erected for letting purposes or ordinarily let, shall be deemed to be the gross annual rent at which the land or building might at the time of assessment reasonably be expected to let from year to year, less, in the case of a building, an allowance of ten *per cent.* for the cost of repairs and for all other expenses necessary to maintain the building in a state to command such gross rent ; and

(b) the annual value of any building not erected for letting purposes and not ordinarily let shall be deemed to be five *per cent.* on the sum obtained by adding the estimated present cost of erecting the building, less a reasonable amount to be deducted on account of depreciation (if any), to the estimated present value of the land valued with the building as part of the same premises :

Provided as follows :—

(i) the annual value of a *bustee* shall be deemed to be the gross annual rent at which the land contained within it, excluding the lands which have been left vacant for the purposes of any *bustee* street under the provisions of the Bengal Municipal Act, 1884, or as prescribed in or under a standard plan approved by the Commissioners at a meeting under the provisions of the Bengal Municipal Act, 1884, might reasonably be expected to let from year to year, plus the gross annual rent at which the huts erected thereon might reasonably be expected to let from year to year, after deducting therefrom the rent of the land and an allowance of ten *per cent.* for the cost of repairs and for all expenses necessary to maintain such huts in a state to command such gross rent ;

(ii) in calculating the value of any land or building under this section, the value of any machinery on such land or in such building shall be excluded,

but all fixtures including lifts and electric and other fittings which add to the convenience of the building shall be valued, subject in the case of a lift to such deduction from the valuation, as the **Chairman** may think proper, on account of the cost of repairs to, maintenance of, and attendance on, such lift ;

(ii) if in the case of a building valued under clause (b), the annual value of which does not exceed five hundred rupees, any exceptional circumstances exist which render a valuation of five per cent. on the cost of erecting the building less depreciation, excessive, a lower percentage may be taken ;

(iv) when any building has been valued at a special percentage taken under proviso (iii), it may be re-valued at any time after the exceptional circumstances referred to in that proviso have ceased to exist.

ASSESSMENT OF ANNUAL VALUE, AND DURATION OF ASSESSMENT.

131. (1) The valuation of any land or building situated in the several wards, the respective numbers, names and boundaries of which are specified in Schedule VII, which has been made before the **date on which these provisions come into force**, whether under the Bengal Municipal Act, 1884* (Bengal Act III of 1884), or under the Calcutta Municipal Act, 1899 (Bengal Act III of 1899), and which is in force on the **said date** shall remain in force and shall be deemed to be the valuation for the assessment of the consolidated rate on such land or building until such time as the **Chairman** may make a fresh valuation of the lands and buildings in each such ward under **these provisions** and the annual value of such lands and buildings in each such ward shall, after such assessment has been made by the **Chairman** have effect for a period of six years and may be revised thereafter by the **Chairman** at the termination of successive periods of six years.

(2) Notwithstanding anything contained in sub-section (1), the following conditions shall apply in the several cases hereinafter specified, namely,—

"BUSTEES."

(a) *bustees* with the huts upon them may be valued annually at the discretion of the **Chairman** and shall be so valued on the application of the owner; and when such *bustees* are not re-valued, the former valuation shall remain in force from year to year until a re-valuation is made;

UNVALUED LANDS AND BUILDINGS.

(b) any land or building the valuation of which has been cancelled on the ground of irregularity, or which for any other reason has no annual value assigned to it under **these provisions** may be valued by the **Chairman** at any time during the currency of the period prescribed in respect of such land or building by sub-section (1), and such valuation shall remain in force, and the consolidated rate shall be levied according to it, for the unexpired portion of such period;

ALTERATIONS AND IMPROVEMENTS.

(c) if, during the currency of any period prescribed by sub-section (1), any substantial alteration and improvement is made in any building

the **Chairman** may cause such building to be re-valued; and such re-valuation shall remain in force, and the consolidated rate shall be levied according to it, until the expiration of the said period :

NEW BUILDINGS.

(d) if, during the currency of any period prescribed by sub-section (1), any new building is erected, the **Chairman** may cause such building to be valued; and such valuation shall remain in force, and the consolidated rate shall be levied according to it, until the expiration of the said period ;

DEPRECIATION.

(e) if, during the currency of any period prescribed by sub-section (1), the value of any building is reduced by reason of any substantial demolition or suffers depreciation from any cause proved to the satisfaction of the **Chairman** to have been beyond the control of the owner or occupier thereof, the **Chairman** shall, as soon as practicable, on application being made to him in writing by the owner or occupier of such building, cause it to be re-valued; and such re-valuation shall remain in force from the beginning of the quarter next following the date of the application, and the consolidated rate shall be levied according to it, until the expiration of the said period ;

ALTERATIONS AND IMPROVEMENTS AFTER RE-VALUATION.

(f) if any building has been re-valued under clause (e) and any substantial alteration and improvement is made in the building during the currency of the period prescribed by that clause for the continuance of such re-valuation, the **Chairman** may cause a new valuation of such building to be made; and such new valuation shall remain in force and the consolidated rate shall be levied according to it, until the expiration of the said period ;

SEPARATE VALUATION OF LAND AND HUTS OF A "BUSTEE."

132. For the purpose of levying the consolidated rate in the case of a *buster*, the **Chairman** shall cause the land contained within the *buster* and the huts standing on it to be valued separately.

ASSESSMENT IN CASE OF LAND OR BUILDING SUB-DIVIDED INTO SEPARATE SHARES.

133. If, during the currency of any period prescribed by sub-section (1) of section 131, the ownership of any land or building, or portion thereof, is subdivided into separate shares, the **Chairman** may, on the application of any of the co-owners, divide the assessment of such land, building or portion in the following manner, namely,—

(i) if the ownership be subdivided into two or more shares without separate allotments, or if as the result of such subdivision there is a separate allotment of such land, building or portion into two or more separate portions, which are not entirely independent and capable of separate enjoyment, the **Chairman** may, if he thinks fit, apportion the assessment among the share-holders according to the value of their respective shares without assigning any separate number ;

(ii) if, as the result of such subdivision, there are separate allotments of such land, building or portion and if such allotments are made entirely independent and capable of separate enjoyment but not in conformity with the provisions of the **Bengal Municipal Act, 1884, or the Calcutta Municipal Act, 1923, as in force in the town of Howrah** or of any rules or by-laws made thereunder, relating to buildings, the **Chairman** may, if he thinks fit, assess such portions separately after assigning to them separate numbers under this chapter :

Provided that by such separate assessment the total assessment for the entire premises shall not be increased :

(iii) if such separated portions of such land, building or portion are, or are made, entirely independent and capable of separate enjoyment in conformity with the provisions of the **Bengal Municipal Act, 1884, or the Calcutta Municipal Act, 1923, as in force in the town of Howrah**, or of any rules or by-laws made thereunder, relating to buildings, the **Chairman** shall assess each portion separately by assigning a separate number thereto :

Provided that by such separate assessment the total assessment for the entire premises shall not be increased :

Provided also that such apportionment or separation of the numbers and assessment, as the case may be, shall remain in force and the consolidated rate shall be levied accordingly until the expiration of the said period.

ASSESSMENT IN CASE OF AMALGAMATION OF PREMISES.

134. If any land or building, bearing two or more municipal numbers, or portions thereof, be amalgamated into one or more new premises, the **Chairman** shall assess them, on amalgamation, after assigning to them one or more numbers, as the case may be, for the purpose of this chapter :

Provided that no assessment on amalgamation of premises shall be made by the **Chairman** unless there is cause for the re-valuation of any of such premises except on an application being made to him by the owner or owners thereof, in which case such assessment, if made, shall remain in force for the unexpired period of the valuation of the ward in which the said premises are included :

Provided also that the total assessment on amalgamation shall not be greater than the sum of the previous assessments of the several premises amalgamated.

POWER TO CHAIRMAN SEPARATELY TO ASSESS OUTHOUSES AND PORTIONS OF BUILDINGS.

135. The **Chairman** may, in his discretion, assess any outhouse appurtenant to a building, or any portion of a building, separately from such building or the other portions of such buildings, as the case may be ; and, when any outhouse or portion of a building is so separately assessed, the same shall, for the purposes of this chapter, be deemed to be a separate building.

RETURNS AND INSPECTION FOR PURPOSE OF VALUA- TION.

136. (1) The **Chairman** may, by written notice, require the owner or occupier of any land or building to furnish him, within a fortnight after the service of the notice, with returns of the measurements and of the rent or annual value of the land or building.

(2) Every owner and occupier on whom any such requisition is made shall be bound to comply with the same and to make a true return to the best of his knowledge or belief.

(3) The **Chairman**, or any person authorized by him in this behalf, may inspect, survey and measure such land or building.

PUBLIC NOTICE AND INSPECTION OF VALUATIONS.

137. (1) When the valuation, under section 131 of the lands and buildings in any ward, has been completed, the **Chairman** shall cause the respective valuations to be entered in a list and give public notice of the place where such list may be inspected.

(2) Such notice shall be by **beat of drum**, and also by placards posted up in conspicuous places throughout such ward.

(3) The **Chairman** shall also cause a placard to be posted up in each *bustee*, showing separately for each building situated in the *bustee* the valuation assigned to it in the valuation list.

(4) The person having custody of the valuation list shall permit any person to inspect it and to make extracts from it.

(5) No fee shall be charged for any such inspection ; but there shall be payable, by all persons other than owners or occupiers of land in the ward and their agents, a fee of one rupee in respect of each entry extracted.

NOTICE WHEN VALUATION MADE FOR THE FIRST TIME OR INCREASED.

138. The **Chairman** shall, in all cases in which any land, *bustee* or building is for the first time valued, or in which the valuation of any land, *bustee* or building previously valued is increased under section 131, give special notice thereof to the owner or occupier of the same ; and when the valuation is so increased, the said notice shall contain a statement of the grounds of such increase.

NOTICE OF OBJECTION TO VALUATION.

139. (1) Any person who is dissatisfied with a valuation made under this chapter may deliver at the municipal office a written notice stating the grounds of his objection to such valuation.

(2) Such notice shall be delivered within fifteen days after the publication of the notice referred to in section 137, or after receipt of the notice referred to in section 138, if such notice is received after the publication of the notice referred to in section 137 :

Provided that the **Assessment Appeal Committee** may, if it thinks fit, extend the said period of fifteen days to a period not exceeding one month.

ENTRY OF OBJECTION AND INVESTIGATION THEREOF.

140. (1) All such objections shall be entered in a register to be maintained for the purpose ; and, on receipt of any objection, notice shall be given to the objector of a time and place at which his objection will be investigated.

(2) At the said time and place a **Committee** consisting of not less than five Commissioners (three to form a quorum) to be called the " **Assessment**

Appeal Committee" and to be appointed annually by the Commissioners at a meeting shall hear the objection, in the presence of the objector or his agent if he appears, or may, for reasonable cause, adjourn the investigation.

(3) When the objection has been determined, the order passed shall be recorded in the said register, together with the date of such order.

VALUATIONS, WHEN TO BE FINAL.

142. (1) Every valuation made by the **Chairman** under section 131 shall, subject to the provisions of sections 139 and 140, be final.

(2) Every order passed by the **Assessment Appeal Committee** under section 140 shall be final.

KEEPING OF MUNICIPAL ASSESSMENT-BOOK.

143. (1) The annual value fixed under this chapter shall be entered in one or more books to be kept for the purpose at the municipal office, wherein shall also be recorded—

- (a) the number of each premises and the name of the street in which the premises is situated ;
- (b) the description of each premises ;
- (c) the name and place of abode of the owner and the name of the occupier ;
- (d) the amount of the valuation ;
- (e) the amount payable quarterly on account of the consolidated rate ;
- (f) the fact of exemption (if any) from payment of the said rate ; and
- (g) such other particulars (if any) as the **Chairman** may from time to time direct.

(2) The particulars mentioned in sub-section (1) may be contained in as many books as the **Chairman** may from time to time determine, which shall together constitute the municipal assessment-book.

(3) When the name of the owner or occupier of any premises is not known, it shall be sufficient to designate him in the said assessment-book as "the owner" or "the occupier", as the case may be.

ENTRY OF NAMES OF OWNERS AND OCCUPIERS IN ASSESSMENT-BOOK.

144. (1) Any owner or occupier may at any time apply to the **Chairman** to have his name entered as owner or occupier, as the case may be, in the assessment-book ; and the **Chairman** shall, after giving the parties interested an opportunity of being heard, unless there is sufficient reason to refuse such application, cause such name to be entered in the assessment book :

Provided that if such application is refused, the reason for the refusal shall be recorded in writing.

(2) Where there are gradations of owners or occupiers, and doubt exists as to who is entitled to have his name entered in the assessment-book as owner or occupier of the premises, the **Chairman** shall, after giving the parties interested an opportunity of being heard, determine which of the several owners or occupiers is so entitled, and his decision shall remain in force unless and until it is set aside by the order of a competent Court.

(3) No owner or occupier whose name is not entered in the assessment-book shall be entitled to object that any bill, notice of demand, warrant or other notice of any kind required under these provisions to be served on the owner or occupier of any land or building, has not been made out in his own name.

NOTICE OF TRANSFERS OF TITLE WHEN TO BE GIVEN.

145. Whenever the title in any land or building, or in any part or share of any land or building, is transferred, the transferee shall, within three months after the execution of the instrument of transfer, or, if no such instrument be executed, after the transfer is effected, give notice in writing of such transfer to the **Chairman** :

Provided that in the event of the death of the person in whom such title vests, the person to whom as heir or otherwise, the title of the deceased is transferred by descent or devise, shall, within one year from the death of the deceased, give notice in writing of such transfer to the **Chairman**.

POWER TO CHAIRMAN TO AMEND ASSESSMENT-BOOK.

146. (1) Notwithstanding anything contained in section 142, the **Chairman** may at any time amend the assessment-book—

(a) by inserting therein the name of any person whose name ought, in his opinion, to be so inserted, or by inserting any land or building which is, in his opinion, liable to the consolidated rate, or by inserting a valuation when the land or building liable to be valued has not been valued ; or

(b) by striking out the name of any person, or by striking out any land or building which is, in his opinion, not liable to the consolidated rate, or by reducing the amount of any valuation ; or

(c) by increasing the amount of the valuation of any premises where, in his opinion, the same, at the time of the last general valuation, have been substantially undervalued by reason of misrepresentation or fraud :

Provided that, whenever it is proposed to make any amendment under clause (a), notice shall be given to persons interested of a day, not being less than fifteen days from the service of the notice, on which it is intended to make the amendment :

Provided also as follows :—

(i) no amendment shall be made under clause (c) except by the **Chairman** ; and

(ii) whenever it is proposed to make any such amendment, notice shall be given to the owner and occupier of the premises concerned of a day, not being less than fifteen days from the service of the notice, on which it is intended to make the amendment ;

(2) If any amendment be made under clause (a) or clause (c) of sub-section (1), any person on whom a notice is to be served under the first or second proviso to sub-section (1), may object by written application to the **Chairman**, to be delivered at the municipal office three clear days before the day fixed in the said notice ; and the provisions of sections 139, 140 and 142 shall, with all necessary modifications, be deemed to apply to such objection.

PERIOD FOR WHICH REVISED VALUATIONS TO CONTINUE IN FORCE.

147. When the valuation of any land or building is revised in consequence of an objection made under section 139 or section 146, sub-section (2), the revised valuation shall take effect from the quarter in which the first-mentioned valuation would have taken effect, and shall continue in force for the period for which the said first-mentioned valuation was made, and no longer.

EFFECT OF ENTRIES IN ASSESSMENT-BOOK.

148. (1) The assessment calculated on the valuation for the time being shown in the assessment-book shall be deemed to be the amount payable during the whole period for which the valuation is in force.

(2) When any amendment has been made in the assessment-book, such period shall, unless otherwise specially provided, be calculated—

(a) from the commencement of the quarter next succeeding that in which the notice of objection was delivered under section 139 or section 146, sub-section (2); or,

(b) if no such notice has been delivered, then from the commencement of the quarter next succeeding that in which such amendment was made:

Provided that the old valuation shall, notwithstanding that the period for which it was made may have expired, continue in force until the commencement of the quarter referred to in clause (a) or clause (b), as the case may be.

Payment and recovery of the consolidated rate.

PAYMENT OF CONSOLIDATED RATE.

149. One-half of the consolidated rate shall be payable by the owners of the lands and buildings, and the other half by the occupiers thereof; and each such instalment shall be payable on or before the fifteenth day of April, the fifteenth day of July, the fifteenth day of October and the fifteenth day of January for the quarters, respectively, commencing on the first day of each of those months.

RECOVERY BY OWNER FROM TENANT IN CERTAIN CASES OF PART OF THE OWNER'S SHARE OF THE CONSOLIDATED RATE.

150. If the annual value of any land or building, as determined under this chapter, exceeds in any case the amount of the rent payable to the owner for the land or building,

the owner may in such case, notwithstanding anything contained in any other law for the time being in force in Bengal, recover from the person who pays him rent the difference between the sum assessed as the owner's share of the consolidated rate in respect of such land or building and the sum at which such share would have been assessed had the land or building been valued only at the amount of rent actually payable to the owner,

and such difference shall be added to the rent and shall be recoverable as rent by the owner from the person liable for the payment of the rent.

REFUND OF OWNER'S SHARE OF CONSOLIDATED RATE FOR PERIOD OF VACANCY.

151. When any land or building which has been assessed to the consolidated rate has remained unoccupied and unproductive of rent for a period of sixty or more consecutive days and a written notice of the facts has been given to the Chairman, he shall—

(a) remit one-half of the owner's share of the consolidated rate due on account of such period or,

(b) if the whole of such share has been paid, refund, on application made therefor, one-half of such share:

Provided that, when any land not being *wakf* or *debuter* property, which in the opinion of the Commissioners at a meeting is suitable for a building site, is not adequately utilized for such a purpose for a period of more than three years, the right to a remission of the consolidated rate for a vacancy in this respect, although the land is not occupied and is not productive of rent, shall cease on the expiration of such period, unless the Commissioners at a meeting exempt such land from the operation of this proviso on the ground that it is necessary for the land to be left open for the purpose of ventilation, or that, in their opinion special circumstances exist which render it impracticable for the owner or lessee to utilize the land as a building site.

REFUND OF OCCUPIER'S SHARE OF CONSOLIDATED RATE.

152. Any person who has, in respect of any land or building which has been assessed to the consolidated rate, paid the occupier's share of such rate for the whole of any quarter, shall be entitled to a refund of the rate so paid for any period in that quarter during which he did not occupy such land or building, provided that such person has given notice in writing of the facts to the Chairman.

NOTICE UNDER SECTION 151 OR SECTION 152, WHEN TO BE DELIVERED.

153. Every notice referred to in section 151 or section 152 shall be given during the period for which the land or building is unoccupied and unproductive of rent, or during the period of the vacancy, as the case may be; and such period shall be calculated from the date on which such notice is delivered at the municipal office:

Provided that, if the notice is delivered within seven days of the vacancy, the remission shall be allowed with effect from the date of the vacancy.

APPLICATION FOR REFUND, WHEN TO BE MADE.

154. No refund of any amount shall be made under section 151 or section 152 unless the same is applied for within one year from the date on which the amount was paid.

NOTICE OF RE-OCCUPATION, WHEN TO BE GIVEN.

155. Whenever any land, or building which has been assessed to the consolidated rate and has been unoccupied is re-occupied the person liable to pay the owner's share of the rate in

respect of such land or building shall, within fifteen days from the date of re-occupation, give notice thereof in writing to the **Chairman**.

RATE PAYABLE FROM DATE OF RE-OCCUPATION.

156. Whenevir any land or building which has been assessed to the consolidated rate and has been unoccupied is re-occupied during any quarter, the occupier's share of the rate in respect of such land or building shall be payable from the date of such re-occupation.

POWER OF CHAIRMAN TO LEVY ENTIRE RATE FROM OWNER IN CERTAIN CASES.

157. If any land or building is ordinarily occupied by more than one person holding in severalty, or is valued at less than two hundred rupees, the **Chairman** may, notwithstanding anything contained in section 149, levy the entire consolidated rate from the owner of such land or building.

RECOVERY FROM OCCUPIER OF PORTION OF RATE PAID BY OWNER UNDER SECTION 157.

158. When the entire consolidated rate is paid by the owner of any land or building under section 157, such owner may, if there be but one occupier of the land or building, recover from such occupier half of the rate so paid and may, if there be more than one occupier, recover from each occupier half of such sum as bears to the entire amount of rate so paid by the owner the same proportion as the value of the portion of the land or building in the occupation of such occupier bears to the entire value of such land or building.

CONSOLIDATED RATE TO BE PAID BY OWNER OF A "BUSTEE."

159. (1) Notwithstanding anything contained in section 149, the entire consolidated rate leviable upon a *bustee* shall, after deducting therefrom a sum equal to one-eighth of such rate, be paid by the owner of such *bustee*:

Provided that, if the owner of the *bustee* is also the owner of the huts therein, no such deduction shall be made.

(2) Whenevir the consolidated rate is leviable upon a *bustee*, the owner of the land contained within such *bustee* may recover from the owner of each hut standing thereon—

(i) one-half of the consolidated rate payable in respect of the land on which the hut stands;

(ii) the entire consolidated rate payable in respect of the hut.

(3) The sum deducted under the sub-section (1) shall be retained by the owner of the *bustee*—

(a) as a set-off against the expenses which may be incurred in collecting the portion of the rate recoverable under sub-section (2) from the owners of huts, and

(b) as a commutation of all refunds in respect of huts which are vacant or which may be removed or destroyed, during the continuance of the period for which the rate is leviable.

CONSOLIDATED RATE NOT PAYABLE ON NEW OR ENLARGED HUTS IN A "BUSTEE."

160. The consolidated rate shall not be payable on account of any new huts built or any huts enlarged in a *bustee* during the year for which the valuation of the *bustee* remains in force under clause (a) of sub-section (2) of section 131.

POWER TO EXCEPT "BUSTEE" FROM SECTION 159.

161. The **Commissioners** at a meeting may, by order, from time to time and for such period as may be specified in the order, except any *bustee* or any part of a *bustee* from the operation of section 159; and while any such order is in force in respect of any *bustee* or part thereof, the other provisions as to the payment and recovery of the consolidated rate shall apply to such *bustee* or part.

REQUISITION FOR NAME OF OWNER.

162. The **Chairman** may, by written notice, require the occupier of any land or building to furnish him within fifteen days with the name and address of the owner of such land or building.

OCCUPIER LIABLE TO OWNER'S RATE ON FAILURE TO FURNISH OWNER'S NAME AND ADDRESS.

163. If the occupier of any land or building refuses or neglects to comply with a notice served under section 162, he shall be liable to pay the rate payable by the owner on account of such land or building; and, on non-payment thereof, the **Chairman** may recover the same by distress and sale of any movable property found on the land or in the building:

Provided that no arrear of the rate which has remained due from the owner of any land or building for more than one year shall be so recovered from the occupier thereof.

PAYMENT OF CONSOLIDATED RATE, HOW AFFECTED BY OBJECTIONS TO VALUATION.

164. (1) When an objection to a valuation has been made under section 139, the consolidated rate shall, pending the final determination of the objection, be paid on the previous valuation.

(2) If, when the objection has been finally determined, the previous valuation is altered, then—

(a) any sum paid in excess shall be refunded or allowed to be set-off against any present or future demand of the **Commissioners**, and

(b) any deficiency shall be deemed to be an arrear of the consolidated rate and shall be payable and recoverable as such:

Provided that—

(i) if any premises have, for the purposes of valuation under section 131, been for the first time valued or subdivided or amalgamated with any other premises, and an objection to the valuation thereof has been made under section 139, then the consolidated rate shall, pending the final determination of the objection, be paid on such valuation; and

(ii) if, when such objection has been finally determined, such valuation is reduced, and if the consolidated rate has already been paid thereon, then the sum paid in excess shall be refunded or allowed to be set-off against any present or future demand of the **Commissioners**.

Schedule VII.—Boundaries of Wards of the Howrah Municipality.

Ward No. I.

North—Imaginary line through New Central Jute Mill, Joya Bibi Road, Girish Ghose Bye-Lane and Chandrapara Lane.

South—Hurnogunj Road and Banda Ghat Road.

East—Hooghly River.

West—Joya Bibi Road and Grand Trunk Road.

Ward No. II.

North—Kali Mazumdar Road, Dhurumtollah Road and Belgachia Road.

South—Bengal-Nagpur Railway Line, Aptabuddi Munshi Lane and Benares Road.

East—Grand Trunk Road and East Indian Railway Line.

West—East Indian Railway Line and Belgachia Road.

Ward No. III.

North—Hurnogunj Road and Banda Ghat Road.

South—Golabari Road.

East—River Hooghly.

West—Grand Trunk Road.

Ward No. IV.

North—Old Benares Road, Grand Trunk Road and Golabari Road.

South—Church Road, Avenue Road, Buckland Read and Telkul Ghat Road.

East—River Hooghly.

West—The East Indian Railway Line up to the Chandmari Bridge and Grand Trunk Road.

Ward No. V.

North—The Bengal-Nagpur Railway Line and the East Indian Railway Line up to the Chandmari Bridge.

South—Kali Banerjee Lane, Girish Banerjee Lane, Krishna Kamal Lane (formerly called Zig-zag Lane), Harcourt Lane and Telkul Ghat Road (up to its junction with Buckland Road).

East—Grand Trunk Road, Church Road, Avenue Road and Buckland Road.

West—Ashu Bose Lane, Bellis Lane, Panchanontala Road and Kali Kundu Lane up to its junction with Kali Banerjee Lane.

Ward No. VI.

North—Bengal-Nagpur Railway Line, Canal Lands and Kasundia Road.

South—Ichapur Road, Tantipara Lane, Olabibitola Lane, Kaipukur 1st Bye-Lane, Kaipukur Lane, Bajey Sibpur 2nd Bye-Lane, Chandra Kumar Banerjee Garden Lane, and Panchanontala Road.

East—Ashu Bose Lane, I. R. Bellis Lane, Kali Kundu Lane, Nidhiram Manji Lane, Gopal Banerjee Lane, Rai Krishnapur Lane and Chandra Kumar Banerjee Lane.

West—Canal Land, Kantapukur Lane, Brindaban Mallik Lane, Ghooppara Lane, Gadhadhar Mistri Lane and Olabibitola Lane.

Ward No. VII.

North—Kali Banerjee Lane, Girish Banerjee Lane, Krishna Kamal Lane (formerly called Zig-zag Lane), Harcourt Lane, and Telkul Ghat Road.

East—River Hooghly up to its water edge at lowest tide.

South—Parks Garden Lane, Grand Trunk Road, Banstola Ghat Road and Banstola Ghat Spur Road.

West—Kali Kundu Lane, Khurut Road, Nidhiram Manji Lane, Gopal Banerjee Lane and Ramkrishnapur Lane.

Ward No. VIII.

North—Olabibitola Lane, Kaipukur Bye-Lane Kaipukur Lane, Chandra Banerjee Lane, Bajey Sibpur Second Bye-Lane, Ramkrishnapur Lane, Park Garden Lane, Grand Trunk Road, Banstola Ghat Road and Banstola Ghat Spur Road.

South—Circular Road, Amlokitala Lane, Molla para Lane, Jagat Banerjee Ghat Road and Jagat Banerjee Ghat Spur Road.

East—River Hooghly up to its water edge at lowest tide.

West—Muslimmanpara Lane and Abinash Banerjee Lane.

Ward No. IX.

North—Circular Road, Amlokitala Lane, Molla para Lane, Jagat Banerjee Ghat Road and Jagat Banerjee Ghat Spur Road.

South—River Hooghly up to its water edge at lowest tide.

East—River Hooghly up to its water edge at lowest tide.

West—Currie Road, Andul Road and the boundary of the Royal Botanical Garden.

Ward No. X.

North—Ichapur Road, Imaginary Line from Canal Lands to Sakher Bazar Lane 100 feet, north of Circular Road, Sakher Bazar Lane, Braja Nath Lahiri Lane and Buxara Village Road.

East—Kantapukur Lane, Brindaban Mallik Lane Ghooppara Lane, Gadhadhar Mistri Lane, Kasundia Road, Olabibitola Lane, Muslimmanpara Lane, Abinash Banerjee Lane and Currie Road.

South—Andul Road, Abinash Banerjee Lane and Circular Road.

West—Canal Lands, Ambika Ghosal Lane, Braja Nath Lahiri Lane, Buxara Village Road and Dakhil Bazar Road.

Tippera.—No. 1186M.—20th March 1930.—In exercise of the power conferred by section 14 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to appoint the following gentlemen to be Commissioners of the Chandpur Municipality, in the district of Tippera:—

Mr. D. Walker.

Mr. A. W. Mackertieh.

Rev. B. N. Eade.

Maulvi Ahmed Ali Mazumdar, B.I.

Maulvi Muhammad Rajjabali Master.

Maulvi Amanaddin.

Dacca.—No. 1197M.—22nd March 1930.—In exercise of the power conferred by clause (a) of section 59 of the Bengal Municipal Act 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self Government) are pleased to approve the resolution passed by the Commissioners of the Dacca Municipality, under section 27 of the Act, electing Babu Satis Chandra Sarkar M.A., to be Chairman of that municipality vice the Hon'ble Mr. K. Nazimuddin, C.I.E. resigned.

ERRATUM.

No. 1200I.S.G.—22nd March 1930.—In line 4, sub-paragraph 6 of paragraph 5 of Resolution No. 539I.S.G., dated the 7th February 1930 (published at pages 178-182 of the Supplement to the *Calcutta Gazette* of the 13th idem), *for* Noakhali *read* Tippera.

Medical.

Minister-in-charge: The Hon'ble Kumar Shib Shekharwar Ray.

Noakhali.—No. 602Medl.—22nd February 1930.—Dr. Sarasi Lall Sarkar, Civil Surgeon, Noakhali, is allowed leave on average pay for eight days only from the 5th February 1930 under rule 81 (b) (ii) of the Fundamental Rules.

Chittagong Hill Tracts-Dinajpur.—No. 656Medl.—28th February 1930.—Dr. Radha Raman Ghosh, officiating Civil Surgeon, Chittagong Hill Tracts, is appointed as officiating Civil Surgeon, Dinajpur, *vice* Dr. Ashutosh Dutta, transferred.

Dinajpur-Faridpur.—No. 658Medl.—28th February 1930.—Dr. Ashutosh Dutta, officiating Civil Surgeon, Dinajpur, is appointed as officiating Civil Surgeon, Faridpur, *vice* Dr. P. C. Mukherji, L.R.C.P.S. (Edin.), L.F.P.S. (Glas.), transferred.

Faridpur-Burdwan.—No. 660Medl.—28th February 1930.—Dr. P. C. Mukherji, L.R.C.P.S. (Edin.), L.F.P.S. (Glas.), Civil Surgeon, Faridpur, is appointed as Civil Surgeon, Burdwan, *vice* Dr. Rai Jogendra Nath Mitra Bahadur, transferred.

Burdwan-Calcutta.—No. 662Medl.—28th February 1930.—Dr. Rai Jogendra Nath Mitra Bahadur, Civil Surgeon, Burdwan, is appointed to a temporary post on special duty in the office of the Surgeon-General with the Government of Bengal, with effect from the 1st February 1930.

Calcutta.—No. 702Medl.—5th March 1930.—Major P. C. Banerjee, I.M.S., Resident Surgeon, Medical College Hospitals, Calcutta, was appointed to act as Resident Physician of that hospital in addition to his own duties from the 8th November 1928 to the 14th November 1929 during the leave of Major B. H. Singh, M.C., I.M.S.

Calcutta.—No. 806Medl.—13th March 1930.—Dr. Rai Upendra Nath Roy Choudhury Bahadur, Teacher of Surgery, Campbell Medical School, and Surgeon to the Campbell Hospital, is appointed to act temporarily as Additional Surgeon, Out-patient Department, Medical College Hospitals, Calcutta, *vice* Lt.-Col. Karuna Kumar Chatterjee, transferred.

Calcutta.—No. 810Medl.—13th March 1930.—Lt.-Col. Karuna Kumar Chatterjee, F.R.C.S.I., I.T.R., Additional Surgeon, Out-patient Department, Medical College Hospitals, is appointed to act temporarily as Superintendent of the Campbell Medical School and Hospital, Calcutta, *vice* Lt.-Col. W. L. Harnett, M.B., F.R.C.S., I.M.S., transferred.

Calcutta.—No. 812Medl.—13th March 1930.—Lt.-Col. W. L. Harnett, M.B., F.R.C.S., I.M.S., Superintendent, Campbell Medical School and Hospital, is appointed to act temporarily as Professor of Clinical and Operative Surgery, Medical College, and Surgeon to the College Hospital, Calcutta, *vice* Lt.-Col. H. B. Steen, M.D., I.M.S.

No. 819Medl.—15th March 1930.—Major S. A. McSwiney, I.M.S., Civil Surgeon, Bakarganj, is granted leave for eight months, with effect from the 18th March 1930, viz., leave on average pay for two months under Fundamental Rule 81 (b) (i) and leave on half average pay for the remaining period under Fundamental Rule 81 (d).

NOTIFICATIONS.

No. 748Medl.—10th March 1930.—In exercise of the power conferred by Article 3 of the Statutes of the State Medical Faculty of Bengal, the Governor in Council is pleased to appoint Dr. Beni Madhab Chakravarty to be a member of the governing body of the said Faculty, *vice* Lt.-Col. T. C. Boyd, F.R.C.S., D.P.H., I.M.S., on leave.

No. 822Medl.—17th March 1930.—In exercise of the power conferred by clause (a) of section 4 of the Bengal Medical Act, 1914, as amended by Bengal Act III of 1928, the Governor in Council is pleased to appoint Lt.-Col. H. B. Steen, M.D., I.M.S., as President of the Bengal Council of Medical Registration, *vice* Major-General G. Tate, M.B., R.H.S., I.M.S., resigned.

No. 824Medl.—17th March 1930.—In pursuance of section 7 of the Bengal Medical Act, 1914, as amended by Bengal Act III of 1928, it is hereby notified for general information that the undermentioned gentlemen have been duly elected to be members of the Bengal Council of Medical Registration under clause (b) of section 4 of the said Act:—

Dr. Bhupendranath Bandyopadhyay, I.M.P.

Dr. Satis Chandra Gupta, I.M.P.

Dr. Amulyudhan Mukhopadhyay, I.M.P.

No. 829Medl.—17th March 1930.—In pursuance of section 7 of the Bengal Medical Act, 1914 (Bengal Act VI of 1914), it is hereby notified for general information that Lt.-Col. W. L. Harnett, M.A., M.B., F.R.C.S., I.M.S., has been duly elected, under clause (c) of section 4 of that Act, to be a member of the Bengal Council of Medical Registration, *vice* Major S. N. Mukherjee, F.R.C.S., I.M.S., resigned.

Public Health.

Minister-in-charge: The Hon'ble Kumar Shib Shekharwar Ray.

Jessore.—No. 924P.H.—24th March 1930.—Dr. J. P. Chaudhuri, M.B. (Cal.), D.T.M. (Liv.), D.P.H. (Lond., Edin. and Glas.), F.R.I.P.H. (Lond.), acting District Health Officer, Jessore, is appointed to act as Inspector of Septic Tank Installations, Bengal, with effect from the date on which he assumes charge of the office until further orders.

Burdwan.—No. 927P.H.—24th March 1930.—In exercise of the power conferred by section 290 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to make the following amendment in the rules published under notification No. 857P.H., dated the 19th April 1927, subject to which the Commissioners of the Raniganj Municipality, in the district of Burdwan, may allow communication pipes to be laid from the service pipes of the Commissioners for the purpose of leading water to holdings within the municipality for domestic purposes only.—

Amendment.

After rule 14 of the said rules *insert* the following, namely:—

"14A. In the event of a meter ceasing to register, the quantity of water consumed during the period the meter had stopped to register shall be calculated on the basis of the average consumption of water of the holding for the last four quarters."

C. W. GURNER,

Secy. to the Govt. of Bengal.

Orders by the Surgeon-General with the Government of Bengal.

No. 5280.—20th March 1930.—Assistant Surgeon Dr. Dharendra Nath Mitra, House Surgeon, Eden Hospital, Calcutta, is granted leave on average pay for fourteen days from 7th to 20th February 1930 under rule 81 (b) (ii) of the Fundamental Rules.

No. 5422.—21st March 1930.—Assistant Surgeon Mr. Manindra Nath Bhattacharji, Second Assistant Health Officer, Port of Calcutta, is granted leave on average pay for three months, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the date on which he is relieved of his duties.

No. 5425.—21st March 1930.—Assistant Surgeon Dr. Bazlur Rahman is appointed to act as Second Assistant Health Officer, Port of Calcutta, *vice* Dr. Manindra Nath Bhattacharji, granted leave.

No. 5429A.—21st March 1930.—Assistant Surgeon Dr. Tinkari Achbarji, Teacher of Anatomy, Dacca Medical School, is granted leave on average pay for fifteen days, under rule 81 (b) (ii) of the Fundamental Rules, in extension of the three months' leave already granted to him.

No. 5432.—21st March 1930.—Assistant Surgeon Dr. Tinkari Achbarji, Teacher of Anatomy, Dacca Medical School, on leave, is posted to the Kishoreganj subdivision and dispensary, district Mymensingh.

No. 5436.—21st March 1930.—Assistant Surgeon Dr. Abdul Majed, a Demonstrator of Anatomy, Medical College, Calcutta, is appointed to be Teacher of Anatomy, Dacca Medical School.

No. 5440.—21st March 1930.—Assistant Surgeon Dr. Upendra Nath Mandal, officiating Teacher of Anatomy, Dacca Medical School, is reposted to the Kandi subdivision and dispensary, district Murshidabad.

No. 5445.—21st March 1930.—Assistant Surgeon Dr. Suresh Chandra Sinha is appointed to be a Demonstrator of Anatomy, Medical College, Calcutta, *vice* Dr. Abdul Majed.

H. B. STEEN, LIEUT-COL., I.M.S.,
Surgn.-Genl. with the Govt. of Bengal (offg.).

EDUCATION DEPARTMENT.

NOTIFICATIONS.

Calcutta.—No. 1202Edn.—24th March 1930.—In exercise of the powers conferred by section 6, sub-section (1), clause (c), and section 10 of the Indian Universities Act, 1904 (VIII of 1904), as amended by the Calcutta University Act, 1921 (VII of 1921), His Excellency the Chancellor of the Calcutta University is pleased to nominate Mahamahopadhyaya Dr. Bhagabat Kumar Goswami Shastri, M.A., Ph.D., to be an Ordinary Fellow of the University, *vice* Rai Dinesh Chandru Sen Bahadur.

Minister-in-charge: The Hon'ble Mr. K. Nazim-ud-Din, C.I.E.

Dacca-Calcutta.—No. 1155Edn.—20th March 1930.—Rai Sahib Manoranjan Mitra, officiating Vice-Principal, Teachers' Training College, Dacca, is appointed to act, until further orders, as Principal, David Hare Training College, Calcutta, on his own pay in the Bengal Educational Service, with effect from the 13th May 1930, or any subsequent date on which he joins the appointment, *vice* Mr. W. E. Griffith, under orders of retirement.

Chittagong-Calcutta.—No. 1172Edn.—21st March 1930.—Mr. J. M. Bottomley, late Principal, Chittagong College, now Assistant Director of Public Instruction, Bengal, was allowed leave for the period from the 30th June 1928 to the 20th April 1929, in combination with the summer vacation for the year 1928, extending from the 16th April to the 29th June 1928, and also with a part of the summer vacation for the year 1929 from the 21st April to the 18th June 1929 of the college, under rule 82 (d) of the Fundamental Rules, viz., leave on average pay for three months and seventeen days under rule 81 (b) (i) and leave on half average pay for the remaining period under rule 81 (d) of those rules.

2. This cancels the orders in notification No. 319T.—Edn., dated 2nd May 1928.

Burdwan.—No. 1175Edn.—21st March 1930.—Miss Sarala Ghosh is appointed temporarily to act in the Bengal Educational Service (Women's Branch) as Assistant Inspector of Schools, Burdwan Division (Howrah, Bankura and Midnapore), with effect from the date on which she joins the appointment, *vice* Miss Niroj Bashini Shome, on deputation, or until further orders.

Dacca.—No. 1178Edn.—21st March 1930.—The Government of Bengal (Ministry of Education) are pleased to appoint Mr. Syed Abdul Hafiz to be a member of the governing body of the Ahsanullah School of Engineering, Dacca, during the remainder of the academic session 1929-30, or until further orders, *vice* the Hon'ble Mr. K. Nazimuddin, C.I.E., resigned.

Dacca.—No. 1190Edn.—22nd March 1930.—Mr. C. J. Henderson, Principal, Ahsanullah School of Engineering, Dacca, is allowed leave for the period from the 1st July to the 31st December 1930, *viz.*, leave on average pay for three months and twenty-two days, and in continuation leave on half average pay for the remaining period, under rules 81 (b) (i), 82 (b) and 81 (d) of the Fundamental Rules, in combination with the summer vacation of the school, extending from the 13th April to the 30th June 1930, under rule 82 (d) of those rules.

Dacca.—No. 1198Edn.—24th March 1930.—The Government of Bengal (Ministry of Education) are pleased to appoint Mr. Mahmood Hasan, B.A. (Oxon.), to be a member of the Board of Intermediate and Secondary Education, Dacca, constituted in resolution No. 2445Edn., dated the 31st July 1929, as a representative of the Muhammadan Community at Dacca, for the remainder of its term, *vice* the Hon'ble Mr. K. Nazim-ud-Din, C.I.E., resigned.

ERRATUM.

No. 1140Edn.—20th March 1930.—In notification No. 140Edn., dated the 13th January 1930, published at page 83, Part I of the *Calcutta Gazette* of the 23rd January 1930, regarding the nomination by His Excellency the Chancellor of the Calcutta University of Ordinary Fellows of the University, *for* "Dr. Ali Karim, B.Sc. (Cal.), B.Sc. (Lond.), Works Chemist at Messrs. Turner, Morrison's Paint Works at Shalimar" *read* "Dr. Ali Karim, B.Sc. (Cal.), Ph.D. (Lond.), D.I.C., A.I.C."

Registration.

NOTIFICATIONS.

Minister-in-charge: The Hon'ble Mr. K. Nazim-ud-Din, C.I.E.

Rajshahi.—No. 235Regn.—18th March 1930.—It is notified for general information that the Government of Bengal (Ministry of Education) are pleased to sanction the retention of the office of the Joint Sub-Registrar of Rampur-Boalia, having concurrent jurisdiction with the Sadar Sub-Registry Office at Rampur-Boalia, in the district of Rajshahi, for a further period of one year with effect from the 1st April 1930.

24-Parganas.—No. 239Regn.—18th March 1930.—It is notified for general information that the Government of Bengal (Ministry of Education) are pleased to sanction the retention, for a further period of one year with effect from the 22nd March 1930, of the office of the Sub-Registrar of Bhangore, in the district of the 24-Parganas.

Rangpur.—No. 242Regn.—19th March 1930.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Qazi Muhammad Shamsuzzaman temporarily to be a Muhammadan Registrar within the police-stations of Gobindaganj and Shaghata, in the district of Rangpur, during the absence, on leave, of Maulvi Qazi Bashiruddin, or until further orders.

Rangpur.—No. 243Regn.—19th March 1930.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Qazi Muhammad Shamsuzzaman temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-stations of Gobindaganj and Shaghata, in the district of Rangpur, during the absence, on leave, of Maulvi Qazi Bashiruddin, or until further orders.

Rangpur.—No. 248Regn.—19th March 1930.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Kazi Nuran Nabi to be a Muhammadan Registrar within the police-stations of Gaibandha and Fulchhari, in the district of Rangpur.

Rangpur.—No. 249Regn.—19th March 1930.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Kazi Nuran Nabi to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-stations of Gaibandha and Fulchhari, in the district of Rangpur.

Dacca.—No. 259Regn.—20th March 1930.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Syed Muhammad Kashmiri to be a Muhammadan Registrar within the police-station of Narsinghdi, in the district of Dacca.

Dacca.—No. 260Regn.—20th March 1930.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Syed Muhammad Kashmiri to be the Kazi for the celebration of marriages and performance of other rites and ceremonies within the police-station of Narsinghdi, in the district of Dacca.

Faridpur.—No. 265Regn.—20th March 1930.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Waresuddin Ahmed temporarily to be a Muhammadan Registrar within the police-stations of Bhushna and Madhukhali, in the district of Faridpur, during the absence, on leave, of Maulvi Muhammad Sadeque Ali, or until further orders.

Faridpur.—No. 266Regn.—20th March 1930.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Waresuddin Ahmed temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-stations of Bhushna and Madhukhali, in the district of Faridpur, during the absence, on leave, of Maulvi Muhammad Sadeque Ali, or until further orders.

Rangpur.—No. 278Regn.—21st March 1930.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Lutfur Rahman temporarily to be a Muhammadan Registrar within the police-stations of Lalmonirhat and Fulbari, in the district of Rangpur, during the absence, on leave, of Maulvi Nazir-ud-din Ahmad, or until further orders.

Rangpur.—No. 279Regn.—21st March 1930.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Lutfur Rahman temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-stations of Lalmonirhat and Fulbari, in the district of Rangpur, during the absence, on leave, of Maulvi Nazir-ud-din Ahmad, or until further orders.

Tippera.—No. 288Regn.—22nd March 1930.—It is notified for general information that the Government of Bengal (Ministry of Education) are pleased to sanction, with effect from the 1st April 1930, the retention of the Second Joint Sub-Registry office of Nabinagar at Syamgram having concurrent jurisdiction with the Nabinagar Sub-Registry office in the district of Tippera, for a further period of one year with effect from the 1st April 1930.

Dinajpur.—No. 292Regn.—22nd March 1930.—It is notified for general information that the Government of Bengal (Ministry of Education) are pleased to sanction the retention of the office of the Joint Sub-Registrar of Balurghat at Patnitola, in the district of Dinajpur, for a further period of one year with effect from the 1st April 1930.

Rajshahi.—No. 294Regn.—22nd March 1930.—Babu Upendra Nath Ghosh, Sader Sub-Registrar of Rajshahi, is allowed leave on average pay for the period from the 15th February to the 25th March 1930, under rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave already granted to him.

Rajshahi.—No. 295Regn.—22nd March 1930.—Maulvi Muhammad Sarwarjan, Sader Joint Sub-Registrar of Rajshahi, will continue to act as Sader Sub-Registrar of the place, in addition to his own duties, during the extended period of leave of Babu Upendra Nath Ghosh.

Nadia.—No. 304Regn.—24th March 1930.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriage and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Habibur Rahman to be a Muhammadan Registrar within the police-station of Chapra, in the district of Nadia.

Nadia.—No. 305Regn.—24th March 1930.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Habibur Rahman to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-station of Chapra, in the district of Nadia.

A. J. DASH,
Secy. to the Govt. of Bengal.

Orders by the Director of Public Instruction Bengal.

BENGAL EDUCATIONAL SERVICE.

Burdwan Divn.—No. 11B—19th March 1930.—Maulvi Musharraf Hussain, officiating Second Inspector of Schools, Burdwan Division, in the Bengal Educational Service is granted, in terms of rule 81 (b) (ii) of the Fundamental Rules, leave on average pay for six weeks, with effect from the 15th March 1930.

2. He is permitted to prefix to his leave the 14th of March 1930 which is a gazetted holiday.

Hooghly.—No. 13B.—21st March 1930.—Rai Krishna Chandra Bhattacharyya Bahadur, officiating Principal, Hooghly College in the Bengal Educational Service, is granted, in terms of rules 81 (b) (ii) and 82 (b) of the Fundamental Rules, leave on average pay for seventeen days, with effect from the 1st April 1930.

H. E. STAPLETON,
Dir. of Pub. Instn., Bengal (offg.).

Orders by the Inspector-General of Registration, Bengal.

Howrah-Khulna.—No. 145.—15th March 1930.—Babu Nripendra Mohan Bakshi, Sub-Registrar attached to Howrah, officiating at Dumuria in the district of Khulna, is allowed leave on average pay for three weeks, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the date on which he may be relieved.

Bankura.—No. 146.—15th March 1930.—Late Maulvi Sayyid Amir Husain, Sub-Registrar of Indas in the district of Bankura, was on leave on average pay for sixteen days, under rule 81 (b) (ii) of the Fundamental Rules, from the 19th February 1930 to the 6th March 1930 (both days inclusive).

Burdwan-Bankura.—No. 147.—15th March 1930.—Babu Chandi Charan Basu, probationary Sub-Registrar of Burdwan, is appointed to act until further orders as Sub-Registrar of Indas in the district of Bankura with effect from the 27th February 1930.

Hooghly.—No. 148.—15th March 1930.—Maulvi Abdul Wajid, Sub-Registrar attached to Hooghly, is appointed to act as Sub-Registrar of Arambagh in the same district with effect from the 18th February 1930, *vice* Babu Girindra Nath Ray, Sub-Registrar, on deputation, to act as Sadar Sub-Registrar or until further orders.

Midnapore.—No. 149.—15th March 1930.—Babu Bibek Mohan Sehanabis, Sub-Registrar of Tamluk in the district of Midnapore, is allowed leave on average pay for one month, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 6th March 1930.

24-Parganas-Midnapore.—No. 150.—15th March 1930.—Babu Sudhir Kumar Biswas, probationary Sub-Registrar of Alipore, 24-Parganas, is appointed to act as Sub-Registrar of Tamluk in the district of Midnapore with effect from the 6th March 1930, *vice* Babu Bibek Mohan Sehanabis, Sub-Registrar, on leave, or until further orders.

Mymensingh.—No. 151.—15th March 1930.—Maulvi Abul Mozaffar Ashraf Ali, Sub-Registrar of Ghatail in the district of Mymensingh, is allowed leave on average pay for one month and fifteen days, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 12th February 1930.

Mymensingh.—No. 152.—15th March 1930.—Maulvi A. K. M. Nazir Hussain, Sub-Registrar attached to Mymensingh, is appointed to act as Sub-Registrar of Ghatail in the same district with effect from the 12th February 1930, *vice* Maulvi Abul Mozaffar Ashraf Ali, Sub-Registrar, on leave, or until further orders.

Dinajpur.—No. 153.—15th March 1930.—Maulvi Ahmad Fazlur Rahman, probationary Sub-Registrar of Dinajpur, is allowed leave on average pay for fifteen days, under subsidiary rule 288 framed under rule 104 (b) of the Fundamental Rules, with effect from the 17th March 1930.

Mymensingh.—No. 154.—17th March 1930.—Maulvi Raziuddin Muhammad Idris, Sub-Registrar attached to Mymensingh, is allowed leave on average pay for one month and fifteen days, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 21st February 1930.

24-Parganas.—No. 155.—17th March 1930.—Babu Jyotish Chandra Sil, Sub-Registrar of Basirhat in the district of the 24-Parganas, is allowed leave on average pay for six days, under rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him in this department notification No. 23, dated the 20th January 1930.

Calcutta-Howrah.—No. 156.—17th March 1930.—Maulvi Nurul Wahab, Sub-Registrar attached to Calcutta, lately officiating as Sub-Registrar of Uluberia in the district of Howrah, is allowed leave on average pay for two months, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 26th February 1930.

24-Parganas.—No. 157.—19th March 1930.—Babu Jamini Mohan Chakrabutti, Sub-Registrar attached to Alipore, 24-Parganas, is appointed to act, until further orders, as Sub-Registrar of Eiyarpur in the same district, with effect from the date on which he joins the appointment.

Bogra.—No. 158.—19th March 1930.—Maulvi Abdur Rushid, Sub-Registrar of Khanjanpur in the district of Bogra, is allowed leave on average pay for six months on medical certificate, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the date on which he may be relieved.

Bogra.—No. 159.—20th March 1930.—Maulvi Muhammad Hafizur Rehman, Sub-Registrar of Khetlal in the district of Bogra, is allowed leave on average pay for two months and fifteen days, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the date on which he may be relieved.

Midnapore.—No. 160.—20th March 1930.—Maulvi Chaudhuri Ghulam Kibriya, Sub-Registrar of Anandpur in the district of Midnapore, is allowed leave on average pay for one month and fifteen days, under rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him in this department notification No. 42, dated the 24th January 1930.

Tippera-Bakarganj.—No. 161.—20th March 1930.—Babu Khagendra Bhushan Chanda, Sub-Registrar attached to Comilla, Tippera, is appointed to act, until further orders, as Sub-Registrar of Bhandaria in the district of Bakarganj, with effect from the 21st February 1930.

Nadia.—No. 162.—20th March 1930.—Maulvi Shaikh Yusufali, Sub-Registrar of Kushtia in the district of Nadia, under orders of transfer to Kumarkhali in the same district, is allowed leave on average pay for fifteen days, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 9th March 1930.

Dacca.—No. 163.—20th March 1930.—Maulvi Muhammad Mujibul Haq, Sub-Registrar of Sreenagar in the district of Dacca, is allowed leave on average pay for two months and twenty-nine days, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 27th January 1930.

This cancels this department notification No. 85, dated the 18th February 1930.

Khulna-Bakarganj.—No. 164.—20th March 1930.—This department notification No. 9, dated the 6th January 1930, appointing Maulvi Sabet Ali, Sub-Registrar of Morrelganj in the district of Khulna, to be the Sub-Registrar of Bhandaria in the district of Bakarganj, is cancelled.

Burdwan-Midnapore.—No. 165.—21st March 1930.—Babu Surendra Krishna Ray, Sub-Registrar of Kalna in the district of Burdwan, under orders of transfer to Gopiballavpur in the district of Midnapore, is allowed leave on average pay for one month, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 23rd February 1930.

Dacca-Mymensingh.—No. 166.—21st March 1930.—This department notification No. 89, dated the 18th February 1930, granting leave on average pay for twelve days to Maulvi Muhammad Yusuf, Sub-Registrar attached to Dacca, under orders of transfer to Astagram in the district of Mymensingh, in extension of the leave granted to him in this department notification No. 89, dated the 18th February 1930, is cancelled.

J. N. RAY,

Inspc.-Genl. of Regn., Bengal.

COMMERCE DEPARTMENT.

NOTIFICATIONS.

No. 1782Com.—17th March 1930.—In supersession of Notification No. 712Com., dated the 30th January 1930, Mr. T. B. Glover, Inspector of Factories, Jalpaiguri, is allowed leave for nine months, viz., leave on average pay for eight months under rule 81 (b) (i) of the Fundamental Rules, and study leave for the remaining period under rule 1A of the Study Leave Rules, with effect from the 28th February 1930.

No. 1787Com.—17th March 1930.—Mr. L. G. Pinnell, i.c.s., Additional Deputy Secretary, Finance, Commerce and Marine Departments, is appointed to hold charge of the duties of Labour Intelligence Officer, Bengal, in addition to his own, during the absence, on leave, of Mr. R. N. Gilchrist or until further orders.

No. 1808Com.—17th March 1930.—Mr. A. J. Smith, Chief Inspector of Boilers, Bengal, Bihar and Orissa and Assam, is granted leave for twelve months, viz., leave on average

for eight months under rule 81 (b) (i) of the Fundamental Rules, leave on half average pay for three months under rule 81 (d) of those rules, and study leave for one month under rule 1A of the Study Leave Rules, with effect from the 22nd March 1930 or any subsequent date on which he may avail himself of it.

No. 1813Com.—17th March 1930.—Mr. W. W. B. Rowbottom, Deputy Chief Inspector of Boilers, Bengal, Bihar and Orissa and Assam, is appointed to act as Chief Inspector of Boilers, Bengal, during the absence, on leave, of Mr. A. J. Smith, or until further orders.

No. 1814Com.—17th March 1930.—Mr. S. S. Nickels, Inspector of Boilers, Bengal, is appointed to act as Deputy Chief Inspector of Boilers, Bengal, vice Mr. W. W. B. Rowbottom, acting as Chief Inspector, or until further orders.

A. CASSELLS,
Secy. to the Govt. of Bengal.

FINANCE DEPARTMENT.

Audit.

ADDENDA AND CORRIGENDA.

No. 1271F.—22nd March 1930.—The following corrections have been authorised and are published for general information:—

The Bengal Financial Rules, 1st edition.

Pages 12-13.—Rule 34.—Insert the following as Note 4 under this rule:—

“A separate bill register in addition to the cash-book should be maintained in Bengal Financial Rule Form No. 2A in offices where no Treasury pass-book is kept.”

F. R. Form No. 2A.
Page 291.—

Add the following as new Bengal Financial Rule Form No. 2A referred to in Note 4 under Rule 34:—

Bill Register of the office of the

(See Rule No. 34, Note 3, Bengal Financial Rules.)

F. R. Form No. 2A.

Date.	Particulars of bills or cheques.	Amount.	Initials of the Gazetted Officer who signs the bill or cheque.	Date of presentation at the Treasury.	Amount actually received from the Treasury.	Date of realization in the cash-book.	Initials of the Gazetted Officer in charge of cash.	Remarks.
1	2	3	4	5	6	7	8	9

A. CASSELLS,

MARINE DEPARTMENT.**NOTIFICATIONS.**

No. 19Mne. — 14th March 1930. — In exercise of the power conferred by section 52 of the Inland Steam Vessels Act, 1917 (I of 1917), the Governor in Council is pleased to make the following amendment in the rules to regulate the navigation of inland steam-vessels in certain portions of the river Hugli, published under this department notification No. 106Mne., dated the 4th August 1914.

Amendment.

The following shall be added to the said rules as rule 4, namely :—

"4. Any person committing a breach of any of these rules shall, for each offence, be punishable with imprisonment for a term which may extend to six months or with fine which may extend to five hundred rupees or with both."

No. 20 Mne.—17th March 1930.—Mr. A. J. May, Branch Pilot, is granted, under Fundamental Rule 81 (b) (i), leave out of India for

one year, viz., eight months on average pay and the remaining period on half average pay, with effect from the 1st April 1930, or any subsequent date.

A. CASSELLS,
Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT.**Establishment.****NOTIFICATION.**

Minister-in-charge: The Hon'ble Khan Bahadur Maulvi K. G. M. Faroqui.

No. 11.—21st March 1930.—Babu Pares Nath Sen, Electrical Assistant Engineer, is granted, under rule 81 (b) (ii) of the Fundamental Rules, leave on average pay for two months, with effect from the 17th March 1930, or any subsequent date on which he may avail himself of the leave.

G. P. HOGG,
Secy. to the Govt. of Bengal.

DEPARTMENT OF AGRICULTURE AND INDUSTRIES.**Orders by the Registrar of Co-operative Societies, Bengal.**

No. 2514.—17th March 1930.—The result of the Departmental Examination of Inspectors and Auditors of the Department of Co-operative Societies, Bengal, held on 17th and 18th December 1929, is published for general information :—

Name.	Subjects now passed.	Subjects still liable to examination to pass.
<i>Inspectors (temporary).</i>		
Babu Monmohan Bhattacharjee Higher Standard ..	Nil.
Babu Sudhir Kumar Chakravarti Part III (Lower Standard) and Part II (Higher Standard). ..	Parts I and III (Higher Standard).
Maulvi Shamsuzzoha Parts II and III (Lower Standard). ..	Higher Standard.
Maulvi Kasiruddin Ahmed Part II (Higher Standard) ..	Nil.
<i>Auditors (permanent).</i>		
Babu Pabitra Mohan Sen (temporarily transferred to Agriculture Department).	Part III (Lower Standard) and Parts II and III (Higher Standard).
Babu Sudhansu Kumar Bose Parts I and II (Lower Standard) ..	Parts I and II (Higher Standard).
Babu Kumud Ranjan Das Gupta Part II (Higher Standard) ..	Nil.
Babu Nirmal Chandra Ukil Parts II and III (Higher Standard). ..	Part I (Higher Standard).
Babu Kiriti Kumar Mukherjee Lower Standard ..	Higher Standard.
Babu Paresh Chandra Mitra Parts II and III (Lower Standard). ..	Higher Standard.
Babu Harendra Nath Ghosh Parts II and III (Lower Standard). ..	Higher Standard.
Maulvi Abul Monsur Joardar Part II (Lower Standard) ..	Parts I and III (Lower and Higher Standards).
Babu Sudhir Chandra Chatterjee Nil ..	Parts II and III (Lower and Higher Standards).
Babu Amal Chandra Banerjee Nil ..	Lower and Higher Standards.
Babu Birendra Kumar Gupta Parts II and III (Higher Standard). ..	Part I (Higher Standard).
Babu Atul Mohon Dutta Nil ..	Lower and Higher Standards.
<i>Auditors (temporary).</i>		
Maulvi Abdul Kader Parts II and III (Higher Standard). ..	Part I (Higher Standard).
Maulvi Abul Hossain Parts II and III (Higher Standard). ..	Nil.

S. K. GANGULY,
Registrar, Co-operative Societies, Bengal (offc.).

REVENUE DEPARTMENT.

Land Revenue.

NOTIFICATIONS.

Burdwan - Hooghly - Howrah.—No. 3801L.R.—17th March 1930.—Babu Prakriti Nath Basu, Sub-Deputy Collector and Assistant Settlement Officer, on leave, is allowed leave for six months, viz., leave on average pay, on medical certificate, for two months and 16 days, under the proviso to rule 81 (b) (ii) of the Fundamental Rules, with effect from the 1st March 1930 and the remaining period on half average pay, under rule 81 (d) of those rules, in extension of the leave granted to him in this department notification No. 16628L.R., dated 21st December 1929.

Faridpur.—No. 3885L.R.—18th March 1930.—Under the provisions of section 3 (14) of the Bengal Tenancy Act, 1885 (Act VIII of 1885), Babu Nares Chandra Pal and Maulvi Gholam Asem Chaudhuri, Settlement Kanungos, are authorised to discharge, in the district of Faridpur, the functions of a revenue officer under Chapter X of that Act, so far as they relate to surveys and the preparation of record-of-rights.

No. 4190L.R.—22nd March 1930.—In exercise of the power conferred by sub-section (1) of section 115 (c) of the Bengal Tenancy Act, 1885 (Act VIII of 1885), the Governor in Council is pleased to appoint the under-mentioned District Judges to be Special Judges in respect of the districts noted against them for the purposes of hearing the appeals referred to in the said section:—

District Judge of—

Bakarganj	..	Bakarganj.
Bankura	..	Bankura.
Birbhum	..	Birbhum.
Burdwan	..	Burdwan.
Chittagong	..	Chittagong.
Dacca	..	Dacca.
Dinajpur, Jalpaiguri and Darjeeling	..	Dinajpur and Jalpaiguri.
Faridpur	..	Faridpur.
Hooghly and Howrah	..	Hooghly and Howrah.
Jessore	..	Jessore.
Khulna	..	Khulna.
Midnapore	..	Midnapore.
Murshidabad	..	Murshidabad.
Mymensingh	..	Mymensingh.
Nadia	..	Nadia.
Noakhali	..	Noakhali.
Pabna and Bogra	..	Pabna and Bogra.
Rajshahi and Malda	..	Rajshahi and Malda.
Rangpur	..	Rangpur.
Tippore	..	Tippore.
24-Parganas	..	24-Parganas.

Land Acquisition.

Calcutta.—No. 3887L.A.—18th March 1930.—The Governor in Council is pleased to cancel the notification No. 3057L.A., dated the 25th February 1927, published under section 4 of the Land Acquisition Act, I of

1894, at pages 474-475, Part I of the *Calcutta Gazette* of the 3rd March 1927, in respect of the proposed acquisition of .0372 of an acre of land required by the Corporation of Calcutta for widening and opening up a blind lane on the west of premises No. 57/2, Mechubazar Street, in Ward No. IX of the Calcutta Municipality in the town of Calcutta.

Burdwan.—No. 3950L.A.—19th March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense the Asansol Mines Board of Health for a public purpose, viz., for the construction of vaccination office and attached quarters for Sanitary Assistant, Panuria Circle, of the Asansol Mines Board of Health, in the village of Panuria, jurisdiction list No. 10, thana Barabani, pargana Shergarh, district Burdwan, it is hereby notified that for the above purpose a piece of land comprising part of cadastral plot No. 2166 and measuring, more or less, 0.062 of an acre, is likely to be required within the aforesaid village of Panuria.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Deputy Collector, Burdwan, as well as in that of the Vice-Chairman, Asansol Mines Board of Health, Asansol.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

Calcutta.—No. 3953L.A.—19th March 1930.—In exercise of the powers conferred by section 48 (1) of the Land Acquisition Act, I of 1894, the Governor in Council is pleased to withdraw from the acquisition of the portion of premises No. 8, Chandra Kumar Roy Lane, described as plot B in the declaration and measuring .0005 of an acre which was included in the area notified for acquisition under declaration No. 8726L.A., dated the 24th June 1929, published at pages 1273-74, Part I of the *Calcutta Gazette* of the 27th June 1929, and required by the Corporation of Calcutta for improving the two corners at the north end of Chandra Kumar Roy Lane, in Ward No. XXII of the Calcutta Municipality in the city of Calcutta.

Howrah.—No. 4058L.A.—21st March 1930.—The Governor in Council is pleased to cancel so much of the notification No. 13417L.A., dated the 22nd August 1927, published under section 4 of the Land Acquisition Act, I of 1894, at pages 1807-08, Part I

of the *Calcutta Gazette* of the 1st September 1927, in respect of the proposed acquisition of land required by the Howrah Municipality for widening a portion of Nabagopal Mukherjee Lane, in the village of Sibpur, pargana Paikan, district Howrah, as relates to the area measuring, more or less, 0·002 of an acre, bounded on the:—

North and West—By the land of Sukumar Roy Chowdhuri.

East—By the dwelling house of Tulsi Charan Chowdhuri.

South—By Nabagopal Mukerjee Lane.

Burdwan.—No. 4064L.A.—21st March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Burdwan Municipality for a public purpose, viz., for widening the lane in front of the Raj Public Library, in the village of Burdwan, jurisdiction list No. 15, thana Burdwan, pargana Burdwan, district Burdwan, it is hereby notified that for the above purpose two pieces of land altogether measuring, more or less, 0·0364 of an acre bounded on the:—

Block I:

North—By the Barabazar Road,

East—By the Municipal Lane,

South—By the Municipal lands,

West—By the lands of Syed Abbas Ali and Omedali.

Block II:

North—By the lands of Zabdatal Islam and Kudratul Islam,

East—By the lands of Raghunath Ghosh and Zabdatal Islam and Kudratul Islam,

South—By the lands of Abdul Alam,

West—By Municipal Lane,

are likely to be required within the aforesaid village of Burdwan.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Deputy Collector, Burdwan, as well as in that of the Chairman, Burdwan Municipality.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

Dacca.—No. 4072L.A.—21st March 1930.—In exercise of the powers conferred by section 48 (1) of the Land Acquisition Act, I of 1894, the Governor in Council is pleased to withdraw from the acquisition of the entire area notified for acquisition under declaration

No. 4981L.A., dated the 18th March 1929, published at page 521, Part I of the *Calcutta Gazette* of the 21st idem, and required by the Ulil union board for excavation of a khal in the village of Hariharpur, pargana Sultan-protap, tappe Sakhini, zilla Dacca.

Burdwan.—No. 4075L.A.—21st March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for khalasis' shed for weir No. 5 of the Main Canal, in the village of Sanko, jurisdiction list No. 165, thana Galsi, pargana Baghu, district Burdwan, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0·06 of an acre, bounded on the—

North—By the land of Irrigation Department,

East—By the land of Sheikh Mahammadali and others and Golam Rai and others,

South and West—By the land of Sheikh Mahammadali and others,

is likely to be required within the aforesaid village of Sanko.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Executive Engineer, Damodar Canal Division, Burdwan.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

Jalpaiguri.—No. 4078L.A.—21st March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Jalpaiguri Municipality for a public purpose, viz., for the construction of a cow slaughter house near Purana Masjid, in the village of Kharia, pargana Baikunthapur, zilla Jalpaiguri, it is hereby notified that for the above purpose a piece of land, comprising parts of cadastral plots Nos. 1567, 1570 and 1571 and measuring, more or less, 1·03 acres, is likely to be required within the aforesaid village of Kharia.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner of Jalpaiguri.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time

being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Deputy Commissioner of Jalpaiguri.

Faridpur.—No. 4223L.A.—24th March 1930.—The Governor in Council is pleased to cancel so much of the notification No. 10776L.A., dated the 14th August 1929, under section 4 of the Land Acquisition Act, I of 1894, published at pages 1651-52, Part I of the *Calcutta Gazette* of the 22nd idem, as amended by erratum No. 3595L.A., dated the 13th March 1930, published at page 403, Part I of the *Calcutta Gazette* of the 20th idem, in respect of the acquisition of land required for a dredging compartment in the Lower Kumar river in the villages of Ghutmanjhi and Gashbaria, pargana Jalalpur, thana Madaripur, zilla Faridpur, as it relates to an area of .90 of an acre of land comprising entire plots Nos. 71, 72, 73 and part of plot No. 70 of mauza Ghutmajhi and plot No. 73/1281 of mauza Gashbaria.

Bogra.—No. 4181L.A.—22nd March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Bogra Municipality for a public purpose, viz., for the extension of the Northern Methar Barrack, in the village of Katnarpura, jurisdiction list No. 84, thana Bogra, pargana Shelbarha, zilla Bogra, it is hereby notified that for the above purpose a piece of land, comprising cadastral survey plot No. 485 and measuring more or less, .0850 of an acre, is likely to be required within the aforesaid Katnarpura.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Bogra.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Bogra.

24-Parganas.—No. 4184L.A.—22nd March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Bhatpara Municipality for a public purpose, viz., for the diversion of the proposed main road of the Bhatpara Town Improvement Scheme joining with the Ghosepara

district board road, in the village of Bhatpara, jurisdiction list No. 91, thana Naihati, pargana Havelishahar, district 24-Parganas, it is hereby notified that for the above purpose four pieces of land altogether measuring, more or less, 0.4990 of an acre, bounded on the :—

Plot No. 1:

North—By the drain of Ghosepara road and A. P. Banerjee's road and by the land of Jatish Chandra Ghose and others and Pirsthan,

East—By the drain of A. P. Banerjee's road and municipal drain and by the land of Jatish Chandra Ghose and others and Pirsthan,

South—By the municipal land and drain and by the land of Jatish Chandra Ghose and others and Pirsthan,

West—By the municipal land, drain of Ghosepara road and Pirsthan.

Plot No. 2:

North—By the municipal land and by the lands of Abdul Paharia and Abdul Dhania and by Bhatpara outpost,

East—By the municipal land and drain,

South—By the Kankinara bustee lane No. I and by the municipal drain,

West—By the lands of Abdul Dhania and Abdul Paharia and by Bhatpara outpost,

Plot No. 3:

North—By the Kankinara bustee lane No. I and by the lands of Kamala Prasad Benia, Ram Janam Kalawar and Abdul Sirdar,

East—By the Kankinara bustee lane No. I and by the municipal drain,

South—By the municipal drain,

West—By the lands of Kamala Prasad Benia, Ram Janam Kalawar and Abdul Sirdar.

Plot No. 4:

North—By the municipal land and drain of Ghosepara road,

East—By the municipal land,

South—By the land of Abdul Paharia,

West—By the land of Abdul Paharia and by the drain of Ghosepara road,

are likely to be required within the aforesaid village of Bhatpara.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Chairman, Bhatpara Municipality.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of the 24-Parganas.

Dacca.—No. 4187L.A.—22nd March 1930.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the district board, Dacca, for a public purpose, viz., for the construction of a road from Panchdona to Madhabdi, passing from north to south through the villages of Goalnagar, Chaitaba, Paulanpur, Hanumantapur, Tatarpara, Gadairehar, Birampur, parganas Tappa Sarifpur, Tappa Maheswardi, Syedpur, Jahangirnagar, and Tappa Katrab, zilla Dacca, it is hereby notified that for the above purpose a strip of land measuring, more or less, 3.093 acres and comprising parts of cadastral survey plots Nos. 79, 59, 83, 82, 67, 68, 70 of mauza Goalnagar, 248 and 249 of mauza Chaitaba, 12, 15, 14, 23, 26, 219, 205, 204, 203, 197, 196, 198, 195, 199, 191, 190, 274, 277, 279, 280, 292, of mauza Paulanpur, 87, 86, 85, 88, 90, 78, 77, 76, 93, 92, 101, 102, 641, 111, 112, 512, 511 510, 519, 514, 515, 517, 535, 536, 537, 540, 539, 575, 576, 574, 573, 572, 579 571, 578, 610, 609, 608, 607, 606, 603, 633, 634, 600, 635, 636, and 598 of mauza Hanumantapur, 37, 38, 39, 47, 49, 50, 61, 63, 95, 96, 97 and 98, of mauza Tatarpara, 83, 85, 86, 88, 89, 92, 96, 97, 106, 108, 109 and 121 of mauza Birampur, 60 and 66 of mauza Gadairehar, is likely to be required within the aforesaid villages of Goalnagar, Chaitaba, Paulanpur, Hanumantapur, Tatarpara, Gadairehar and Birampur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Subdivisional Officer, Narayanganj.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Dacca.

DECLARATIONS.

Howrah.—No. 4057L.A.—21st March 1930.—Whereas it appears to the Governor in Council that land is required to be taken by Government at the expense of the Howrah Municipality for widening a portion of Nabagopal Mukerjee Lane, in the village of Sibpur, pargana Paikan, zilla Howrah, it is hereby declared that for the above purpose two pieces of land measuring, more or less, .023 of an acre, bounded on the:—

Plot No. 1:

North—By the Dharmatolla Lane with drain and land of Sukumar Roy Chowdhury,

East—By the dwelling house of Sukumar Roy Chowdhury,

South—By the Nabagopal Mukerjee Lane with drain,

West—By the Dharmatolla Lane with drain,

Plot No. 2:

North—By the Nabagopal Mukerjee Lane,

East—By the dwelling house of Ram Prasanna Banerjee,

South—By the dwelling house of Srimati Hari Dassi Debi,

West—By the Dharmatolla Lane with drain,

are required within the aforesaid village of Sibpur.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Howrah.

Tippera.

—No. 4061L.A.—21st March 1930.—Whereas it appears to the Governor in Council that land is required to be taken by Government at the expense of the Tippera district board for a public purpose, viz., for maintaining the Sahapara local board road, in the village of Bishnudi, pargana Purhandi, zilla Tippera, it is hereby declared that for the above purpose a piece of land measuring, more or less, 0.24 of an acre, and comprising portions of cadastral survey plots Nos. 617, 673, 674, 681 and 684, is required within the aforesaid village of Bishnudi.

Mines of coal, iron stone, slate or other minerals lying under the land, or any particular portion of the land, except only such parts of the mines and minerals as it may be necessary to dig, or carry away, or use, in the construction of the work for the purpose of which the land is being acquired are not needed.

This declaration is made, under the provisions of section 6 of Act I of 1894, and section 3, clause (I), Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the office of the Subdivisional Officer, Chandpur.

Forests.

NOTIFICATIONS.

Darjeeling.—No. 3947For.—19th March 1930.—Mr. Sukumar Chaudhury, Deputy Conservator of Forests, on leave, is posted to the Darjeeling Forest Division as an attached officer with headquarters at Darjeeling.

No. 3890For.—18th March 1930.—The following notifications issued by the Government of India, Department of Education, Health and Lands, are republished for general information:—

No. 231F., dated New Delhi, the 20th February 1930.

Notification—By the Government of India, Department of Education, Health and Lands.

A competitive examination for admission to the Indian Forest Service will be held at Delhi, beginning on Monday, the 14th July 1930, under rules framed by the Secretary of State for India in Council and published in the *Gazette of India* under the Government of India notification No. 232F., dated the 20th February 1930. Candidates accepted for admission to the examination will be informed at what place in Delhi and at what hour they should present themselves.

2. The number of candidates to be selected at this examination will be announced hereafter. The number of appointments which will be announced for competition will not represent the total number of vacancies to be filled in India, since certain vacancies will be reserved and will be filled, if necessary, by nomination for the purpose of adjusting communal inequalities which may arise from the result of the examination.

3. No candidate will be admitted to the examination from whom the Collector or Deputy Commissioner* or the Political Officer or Agent has not received on or before the 15th April 1930 an application on the prescribed form accompanied by the necessary documents. Copies of the application form may be obtained from the Local Government.

4. The application must be made through the Collector or Deputy Commissioner* to the proper authority of the area in which the candidate's parents reside at the time of the application, or of an area in which they have previously resided for a period of not less than three years, or in which he has himself resided, otherwise than as a student at a University only, for a like period.

The proper authority is, for a Governor's province, the Chief Secretary; for Coorg, the North-West Frontier Province, Delhi, Ajmer-Merwara, Baluchistan or Andaman and Nicobar Islands, the Chief Commissioner; and for a State in India, the Political Officer or Agent, who should be addressed through the Durbar.

5. No allegation that an application form or letter respecting such form has been lost or delayed in the post will be considered unless the person making such allegation produces a post-office certificate of posting. Candidates who delay their applications until a late date will do so at their own risk.

Note.—Candidates who have appeared at a degree examination of a university but have not been informed of the result may apply for admission to the Indian Forest Service Examination. Their applications will be accepted provisionally and they will be required to furnish before the middle of June to the Public Service Commission proof of having passed their degree examination.

* In the case of Calcutta, the Commissioner of Police.

No. 232F., dated New Delhi, the 20th February 1930.

Notification—By the Government of India, Department of Education, Health and Lands.

The Indian Forest Service (Recruitment) Rules, 1928, issued with this department notification No. 592-Forests, dated the 2nd May 1928, with the modifications made up-to-date are republished for information:—

PART I.—METHODS OF RECRUITMENT.

1. These rules may be called the Indian Forest Service (Recruitment) Rules, 1928. They supersede all previous rules or orders prescribing methods of recruitment to the Indian Forest Service.
2. The Indian Forest Service shall be recruited by the following methods:—
 - (a) by nomination in England in accordance with part II of these rules and such supplementary regulations as may be prescribed by the Secretary of State in Council;
 - (b) by competitive examination in India in accordance with part III of these rules and such supplementary regulations as may be prescribed by the Governor-General in Council;
 - (c) by direct appointment in accordance with part IV of these rules of persons selected in India otherwise than by competitive examination;
 - (d) by the promotion in accordance with part V of these rules on the recommendation of local Governments of members of the Provincial Forest Services;
 - (e) by the transfer or promotion in accordance with part VI of these rules of an officer belonging to a branch of Government Service in India other than a Provincial Forest Service.

3. (1) All appointments to the Indian Forest Service shall be made by the Secretary of State for India in Council.

(2) No appointment shall be made to the Indian Forest Service by any method not specified in rule 2.

(3) Subject to the provisions of sub-rule (2) the method or methods of recruitment to be employed for the purpose of filling any particular vacancies in the Indian Forest Service or such vacancies therein as may be required to be filled during any particular period, and the number of candidates to be recruited by each method, shall be determined by the Secretary of State in Council.

PART II.—APPOINTMENT BY NOMINATION IN ENGLAND.

4. Candidates shall have attained the age of 21 and shall not have attained the age of 24 on the 1st January of the year of candidature. They shall be unmarried, and if they marry before reaching India, shall forfeit their appointments.

5. No person shall be deemed eligible for appointment who is not a male and who does not satisfy the Secretary of State for India in Council—

- (a) that his character is such as to qualify him for employment in the Indian Forest Service;
- (b) that he is a British subject of non-Indian domicile;
- (c) that if he (being a British subject of non-Indian domicile) or his father or his mother was not born within His Majesty's dominions and allegiance, then at the time of his birth his father was a British subject and still is, or continued to be until his death, a British subject.

PART III.—APPOINTMENT BY COMPETITIVE EXAMINATION IN INDIA.

6. A candidate must be a male and either—

- (i) a British subject of Indian domicile who was, and whose father and mother were, born within His Majesty's Dominions and allegiance, or
- (ii) a British subject of Indian domicile whose father was at the time of the candidate's birth and still is (or, if dead, continued until his death to be) a British subject or a subject of a State in India, or
- (iii) a ruler or a subject of a State in India in respect of whom the Governor-General in Council has made a declaration under Section 96A of the Government of India Act.

7. A candidate must be in good mental and bodily health and free from any physical defect likely to interfere with the efficient performance of the duties of a member of the Indian Forest Service, and a candidate who is found after examination by a Medical Board not to satisfy these requirements will not be appointed.

8. A candidate must satisfy the Public Service Commission that his character is such as to qualify him for employment in the Indian Forest Service.

9. A candidate must have attained the age of 19 and not have attained the age of 23 on the 1st day of April in the year in which he is accepted for admission to the competitive examination.

10. A candidate must have passed the examination necessary to qualify him for the degree of a University approved by the Governor-General in Council or the Senior Diploma of the Mayo College, Ajmer. In exceptional cases the Public Service Commission may treat as qualified under this rule, a candidate who, though not possessing the foregoing qualifications, has passed examinations conducted by other institutions of a standard which in the opinion of the Public Service Commission justifies their admission.

11. The competitive examination shall be conducted in accordance with regulations made by the Governor-General in Council, and such fees may be charged to candidates as may be prescribed in those regulations.

12. A list of the candidates shall be made in order of their proficiency as disclosed by the aggregate marks finally awarded to each candidate, and in that order so many candidates up to the determined number of appointments as are found by the Public Service Commission to be qualified by examination shall be designated to be selected candidates for the Indian Forest Service, provided that the Governor-General in Council is satisfied that they are duly qualified in other respects. Should any selected candidate become disqualified, the candidate next in order of merit and in other respects duly qualified shall be deemed to be a selected candidate.

13. The selected candidates will be required to undergo satisfactorily a course of training at the Forest College, Dehra Dun, in accordance with such regulations as the Governor-General in Council may prescribe.

PART IV.—APPOINTMENT BY SELECTION IN INDIA OTHERWISE THAN BY COMPETITIVE EXAMINATION.

14. The Governor-General in Council shall call on the Public Service Commission to recommend and arrange in order of preference such number of candidates as he may direct to be selected with regard to the community to which they belong or to such other considerations as he may prescribe.

15. The candidates so recommended shall possess the qualifications specified in rules 6 and 7 and must satisfy the Public Service Commission that they are in all respects suitable for employment in the Indian Forest Service. The recommendations shall be made primarily from the list of candidates who have sat at the last preceding competitive examination held in India for the Indian Forest Service and have attained a qualifying standard. Candidates may, however, also be recommended whose names are not included in that list and the Public Service Commission may, if they consider it necessary, call for fresh names in such numbers and from such local Governments as the Governor-General in Council may direct.

16. The Governor-General in Council shall forward to the Secretary of State for India in Council the recommendations made by the Public Service Commission and shall propose candidates for appointment as selected candidates.

17. The selected candidates will ordinarily be required to undergo satisfactorily a course of training at the Forest College, Dehra Dun, as laid down in rule 13.

PART V.—APPOINTMENT BY PROMOTION FROM THE PROVINCIAL FOREST SERVICES.

18. Where recruitment is to be made by promotion from the Provincial Forest Services it shall be made in accordance with rule 6 of the Public Service Commission (Functions) Rules, 1926, or any variation thereof for the time being in force.

PART VI.—APPOINTMENT BY TRANSFER OR PROMOTION FROM A SERVICE OTHER THAN A PROVINCIAL FOREST SERVICE.

19. The Secretary of State for India in Council may in special cases and on the recommendation of the Governor-General in Council, made after consulting the Public Service Commission, transfer or promote an officer belonging to a branch of Government service in India (other than the Provincial Forest Service) to the Indian Forest Service.

Note.—Nothing in the above rules applies to recruitment for the Indian Forest Service in Bombay and Burma, since recruitment to the Service in those provinces has been discontinued.

In exercise of the powers conferred under the Indian Forest Service (Recruitment) Rules, 1928, the Governor-General in Council has been pleased to make the following regulations for recruitment to the Indian Forest Service by competitive examination in India:—

1. Candidates desiring to be admitted to the competitive examination shall apply before such date to such person and in such manner as the Governor-General in Council shall prescribe.

2. The competitive examination shall be held in India at such time and in such place or places as the Governor-General in Council shall direct.

3. All candidates will be required before the written examination to undergo a physical test consisting of a walk of about 15 miles to be completed within a given time.

4. Candidates who satisfy the physical test will then be required to undergo examination by a Medical Board.

5. No candidate will be admitted to the written examination who does not—

(i) satisfy the physical test prescribed in regulation 4,

(ii) satisfy the Medical Board that he fulfils the requirements of Rule 7.

6. No recommendation except those invited in the form of application will be taken into consideration. Any attempt on the part of a candidate to obtain support for his application by other means may disqualify him for selection.

7. Candidates must pay the following fees:—

- (i) Rs. 5 with the application form,
- (ii) Rs. 16 before examination by a Medical Board, and
- (iii) Rs. 50 on selection for admission to the written examination.

No claim for a refund of these fees will be entertained.

8. The selected candidates will be examined in the following subjects, each of which will carry 200 marks:—

SECTION A.—COMPULSORY.

- (1) **Viva Voce.**
- (2) English (including Essay and Precis-writing).
- (3) General Knowledge.
- (4) Mathematics.
- (5) One of the following:—
Botany.
Chemistry.
Geology and Physiography.

SECTION B.—OPTIONAL.

Any two of the following subjects may be taken, neither of which has been taken as a compulsory subject under Section A:—

- (6) Botany.
- (7) Chemistry.
- (8) Geology and Physiography.
- (9) Zoology.
- (10) Higher Mathematics.
- (11) Physics.

9. The standard and syllabus of the examination shall be such as the Public Service Commission shall prescribe and the Commission shall, if they think it desirable, determine what shall be the qualifying marks in all or any of the subjects of examination.

10. From the marks assigned to candidates in each subject such deduction will be made as the Public Service Commission may consider necessary in order to secure that no credit is allowed for merely superficial knowledge.

11. If a candidate's handwriting is not easily legible a deduction will be made on this account from the total marks otherwise accruing to him.

12. Credit will be given for good English, including orderly, effective and exact expression combined with due economy of words, in all the subjects of the examination and not only in the subjects which are specially devoted to English.

APPENDIX.

Probation and Conditions of Appointment.

Candidates selected on the result of the competitive examination will while under training at the Forest College, Dehra Dun, extending up to two years be entitled to receive payment of all their fees at the Forest College and travelling allowances in connection with their training subject to a maximum of Rs. 450 a year in addition to a stipend which will normally not exceed Rs. 150 a month. The grant of these allowances will be subject to the following conditions:—

- (a) that the progress of the probationer in his studies is satisfactory;
- (b) that the probationer gives security to refund the payments in the event of his failing to qualify for an appointment in the Indian Forest Service, or not signing the articles of agreement as specified in paragraph 3 or failing to join the Indian Forest Service at the end of the period of training;
- (c) that the probationer undertakes to refund in proportions fixed under the terms of his agreement the amounts received in the event of his leaving the service during the first 5 years from the date of his appointment.

2. Every probationer is required to conduct himself during the period of probation in a manner satisfactory to the Governor-General in Council and to give evidence of satisfactory progress in his studies in such a manner as may be required, failing which, or in the event of serious misconduct, he is liable to have his name removed from the list of probationers.

3. Probationers who comply with the requirements of paragraph 1, within the sanctioned period of time, and also satisfy such other tests as may be prescribed, are appointed Assistant Conservators in the Indian Forest Service provided they are of sound constitution and free from physical defects which would render them unsuitable for employment in the Indian Forest Service. No probationer will be appointed to the Indian Forest Service who fails to profit by the course of training or who appears, in the light of the experience acquired as to his capacity and qualifications during the probationary period, to be unsuited for the work of a forest officer.

The position of the Assistant Conservators in the Provincial Forest Lists and in the general seniority list will be determined in accordance with the results of the periodical and final examinations held during the course of training at Dehra Dun.

Probationers are allowed at the end of the period of probation to state their preference in respect to the provinces to which they desire to be allotted, but the distribution is made to the several provinces according to the needs of the public service, at the discretion of the Governor-General in Council and no guarantee can be given that probationers will, on appointment, be posted to their own provinces.

Officers are at all times liable to be transferred from one province to another at the pleasure of the Government of India.

4. A probationer is required, on qualifying for appointment as Assistant Conservator, to sign articles of agreement setting forth the terms and conditions of his appointment.

The following syllabus has been prescribed by the Public Service Commission:—

A.—COMPULSORY.

English.—An essay and a paper designed to test a candidate's power to write and understand English.

General Knowledge.—Questions will be asked on ordinary facts of every-day life, simple economic questions, the explanation of common phenomena, and contemporary history in India and the world generally.

Mathematics.—A practical knowledge of Arithmetic, Algebra up to and including quadratic equations and simple problems, Mensuration, Geometry (including first 3 books of Euclid) and Elementary Trigonometry, including the solution of triangles and the use of logarithms.

Botany.—The morphology and anatomy of the vegetative and reproductive organs of Phanerogams considered from the functional standpoint. A general knowledge of plant cells and plant tissues. The cell contents and their micro-chemical reactions. The structure and development of roots, leaves and floral organs.

A general knowledge of plant physiology:—

Stability of plant body; food materials of plants, their sources and form; photosynthesis; transpiration; assimilation; the utilisation and transference of the products of assimilation; reserve materials, respiration, growth and movements. Parasitism, saprophytism and symbiosis.

Reproduction, vegetative and sexual. Cross and self-pollination; distribution of seeds.

The principles of classification; the natural and artificial systems. Main subdivisions of the vegetable kingdom and characters of the following natural orders with special reference to Indian plants—

Ranunculaceæ.

Rosaceæ.

Solanaceæ.

Cruciferæ.

Myrtaceæ.

Euphorbiaceæ.

Malvaceæ.

Cucurbitaceæ.

Cupuliferæ.

Tiliaceæ.

Umbelliferæ.

Lauraceæ.

Rutaceæ.

Rubiaceæ.

Coniferæ.

Ampelidæ.

Compositæ.

Palmaceæ.

Leguminosæ.

Convolvulaceæ.

Gramineæ.

The inter-relations between vegetation and climate.

1. Chemistry.—Essential features of chemical and physical change. Laws of chemical combination by weight and volume. Atomic theory. Valency. Avogadro's hypothesis and its application. Determination of molecular weights. Diffusion of gases. Elementary knowledge of (1) the kinetic theory of gases, (2) theory of solutions, and (3) electrolytic dissociation theory. Conditions of chemical change and thermal changes accompanying it; dissociation of gases; colloidal solutions; dialysis.

2. Preparation and properties of the following elements and their chief compounds (including an acquaintance with the more common metallurgical processes):—

Oxygen, Hydrogen, Nitrogen, Argon, Fluorine, Chlorine, Bromine, Iodine, Sulphur, Boron, Carbon, Silicon, Phosphorus, Arsenic, Sodium, Potassium, Calcium, Strontium, Barium, Magnesium, Aluminium, Manganese, Iron, Nickel, Cobalt, Tin, Mercury, Lead, Antimony, Bismuth, Silver, Copper.

Chemical notation and nomenclature. Interpretation of chemical formulae. Classification and mutual relation of elements. Acids and bases. Compound radicals. Double decomposition, Allotropy.

3. General principles of organic analysis.

Preparation and properties of the following:—

Methane and ethane and their simple derivatives, *viz.*, haloid derivatives, alcohols, ethers, aldehydes, ketones, acids, esters; acetyl chloride, acetic anhydride; acetamide; amines; cyanogen compounds; ethylene; acetylene; glycol; glycerine; cane-sugar; dextrose; fructose; starch; lactic acid; oxalic acid; citric acid; tartaric acid; urea. Benzene and toluene and their simple derivatives, *viz.*, mono-haloid, nitro-amino; hydroxy derivatives and sulphonic acids; benzyl alcohol; benzaldehyde; acetophenone; benzoic acid; salicylic acid.

Geology and Physiography.—Origin and characteristics of sedimentary, organic, igneous and metamorphic rocks, sandstones, conglomerates, shales, chalk, limestone, peat, coal, lava, trap, basalt, granite, schist, marble, slate.

Stratification; dip and strike; horizontal strata and inclined strata; faults.

Chronological orders of stratified rocks; characteristics of the great formations.

Characteristics of peninsular and extra-peninsular areas.

Rivers; catchment basins; watersheds and waterpartings; springs; mountain torrents; deltas; lakes.

Ice and snow; glaciers; moraines; ice-bergs.

Mountain chains, their character and distribution.

Denudation; action of the sea, and of rivers and ice action of the atmosphere; formation of soil.

Internal heat of the earth; earthquakes; volcanoes; hot springs.

Chief physical properties of minerals.

Chief minerals of India; quartz, mica, felspar and kaolin; iron, ores; laterite, kunkur; limestone; tufa, etc.

The earth and its position in the solar system; the sun; the moon; day and night; the seasons.

The atmosphere, its density, depth and composition, dew and hoar-frost, fog, cloud; rain; hail; snow. The winds, their causes.

The ocean, its distribution, depth, composition; currents, tides.

B.—OPTIONAL.

Zoology.—The three Kingdoms of Nature—Definition of Biology and Zoology—Difference between Animals and Plants—Structure and Vital Phenomena of Animals—1. Form of the body.—2. Covering of the body.—3. Connective tissue, muscles.—4. The Skeleton.—5. Digestive system.—6. Respiratory system.—7. Circulatory system.—8. Excretory system.—9. Nervous system and sense organs.—10. Reproductive system.—Explanation of Terms—Explanation of classification—Distribution of Animals:—in space; in time.

Scheme of the Animal Kingdom—Protozoa—Metazoa Coelenterata—Coelomata—Platyhelminthes — Nemathelminthes — Annelida — Arthropoda — Echinodermata —Mollusca—Chordata.

Classification of the Arthropoda—Onychophora—Crustacea—Arachnida—Scorpionidae, Arachnidæ Reridæ.

Insecta—Characteristic features of Insect Life—External structure of an Insect—Internal Structure—Parthenogenesis—Alternation of Generations—Mimicry—Metamorphosis—Classification—Vertebrata and their classification.

Higher Mathematics.—Logarithms, numerical equations; graphs, approximation; infinite series; complex numbers; solution of triangles.

Geometry in two and three dimensions according to the method of Euclid. Analytical geometry in two dimensions (method of Descartes). The construction of plans, elevations and sections of solid bodies (method of Monge). The method of vectors, including scalar and vector products with applications to the other parts of Lower Mathematics.

Differential co-efficients; maxima and minima; integrals; the application of the infinitesimal calculus to curves.

Projectiles; harmonic motion; momentum; energy; power; equilibrium of rigid bodies in two dimensions; link polygons; virtual work. Simple machines, e.g., tackle, cranes, engine governors, brakes. Fluid pressure; expansions of a perfect gas; air-pump.

Physics—

General.—Units of measurement; mass, force, velocity, acceleration, work, energy; laws of motion; gravity; solids, liquids and gases; elasticity; Young's modulus; laws of pressure of gases and liquids; barometer; air-pump; suction pump; force pump; hydraulic press; syphon; equilibrium of floating bodies, specific gravity; surface-tension; capillarity; osmotic pressure.

Heat.—Temperature; expansion by heat; quantity of heat; specific heat; latent heat; vapour pressure; boiling point; dew point; radiation, convection and conduction; relation between heat and work.

Light.—Laws of transmission of light; shadows; photometry; velocity of light, reflection; refraction; lenses; dispersion; spectrum; achromatism of lenses; telescope; microscope.

Sound.—The production and propagation of sound. Reflection and refraction of sound. Nature of wave motion. Vibration of strings, sonometer. Vibration of air columns; organ pipes.

Magnetism.—Properties of magnets; magnetic moment; magnetic induction; magnetic field; lines of force; the earth as a magnet.

Electricity.—Attraction and repulsion; conductors and non-conductors; induction; potential; condensers; frictional machines; voltaic cells; primary batteries; electro-motive force, resistance; Ohm's law; volt; ohm; ampere; electrolysis; secondary battery; magnetic effect of currents; galvanometers; electromagnets.

Each candidate must fill up and submit two copies of this form, but only one copy of each of the documents to be submitted with the application is required.

PUBLIC SERVICE COMMISSION.

INDIAN FOREST SERVICE EXAMINATION.

Write your name here.....

APPLICATION FORM.

For the use of men seeking admission to the competitive examination for appointment to the Indian Forest Service to be held in Delhi and commencing on the 14th July 1930.

(a) A copy of the Rules for the Examination is sent herewith. Candidates should consult it to see if they are eligible before filling up this form.

(b) This form is to be filled up and submitted through the Collector or Deputy Commissioner* to the Chief Secretary of the Province. In the case of a candidate from a State in India it must be submitted to the Political Officer or Agent. No application received by the Collector or Deputy Commissioner* or the Political Officer or Agent after the 15th April 1930 will be accepted.

* In the case of Calcutta, the Commissioner of Police.

N. B.—Candidates are advised, where possible, to appear personally before the District or Political Officer to whom this form is submitted so that he may be able to verify the entries.

(c) If a candidate who fills up and submits this application form does not receive an acknowledgment of it within a reasonable time he should inform the Authority to whom it was submitted.

(d) Should any of the particulars furnished be found to be false within the knowledge of the candidate he will, if appointed, be liable to be dismissed. The wilful suppression of any material fact will be similarly penalised.

(e) The following documents must be sent in with the application form. *Candidates are warned that failure to submit before the due date any of these documents will render the application liable to summary rejection.*

(1) A treasury receipt for Rs. 5. Applications unaccompanied by this receipt will be ignored.

(2) A copy of the Matriculation Certificate. If the Matriculation Certificate does not contain sufficient particulars to show that the candidate is qualified by age to enter for the examination, a certificate from the candidate's University or College showing his date of birth as recorded on entering the University or College must also be furnished.

Note.—The age of a candidate as recorded on entering his University is regarded as correct unless there is proof to the contrary. If a candidate claims that his age is other than as so recorded he must submit with this application the evidence on which he bases his claim. In such a case the Public Service Commission will require, among other evidence, a satisfactory explanation of the circumstances in which a wrong age was recorded at the time of entry into the University. They will also require a statement of any attempts made by the candidate to have the University record amended and of the result of such attempts.

(3) A certificate of character from the principal academic officer of his University or College.

(4) Certificates of character from two responsible persons (not relations) who are well acquainted with him in private life and unconnected with his University or College.

(5) A certificate showing that the candidate has one of the educational qualifications prescribed in Rule 10.

(6) A preliminary medical certificate of fitness for service in the Forest Department signed by a Presidency Surgeon or the Civil Surgeon of the district in which the candidate resides, or a residency or agency surgeon. (This requirement is intended to prevent applications from candidates who are obviously physically unsuited for the Forest Service and will not exempt candidates from the examination by a Medical Board prescribed in Regulation 4.)

Candidates will be required, if successful, to produce the originals of their degree or other certificates if copies have been submitted. Copies of Matriculation Certificates or of other documents submitted as evidence of age must in all cases be attested by a Magistrate or other responsible person.

(f) A candidate for whom a declaration under Section 96-A of the Government of India Act is necessary must take early steps in order that the declaration may be in the hands of the Public Service Commission before the date of the examination.

1. Name in full.	
2. Postal address in full. Any change of address should be at once communicated to the Collector or Deputy Commissioner or Political Officer or Agent up to the 10th June, and thereafter to the Secretary of the Public Service Commission.	
3. Exact date of birth and age last birthday.	
4. Place of birth and Province or State in which it is situated.	
5. Your nationality at birth. Do not state your caste or religion but your legal nationality, e.g., British subject, subject of Travancore State.	
6. Your community, religion, caste, sect, etc.	
7. Your father's name, place of birth and nationality at birth.	
8. Did your father ever change his nationality ? If so, give particulars.	
9. Is a declaration under section 98A necessary to your eligibility ? If so, have you taken steps to have it made ? [See Rule 6 (iii).]	
10. Your father's postal address (if dead, give last address) and profession.	
11. Your mother's place of birth and nationality at birth.	
12. Name, in order, the schools you have attended since the age of 12, giving addresses and dates of entering and leaving. State any position of authority you held, and any distinction you attained in school work, games, school societies, etc.	
13. Name your University and College. Give the dates of entering and leaving.	
14. Give particulars of University Examinations in the spaces provided below :—	

Name of examination. (Cross out name which does not apply.)	Year of examination.	Class or Division, Honours or Pass.
Matriculation.		* * * *
I.A., I.Sc.		
B.A., B.Sc.		
M.A., M.Sc.		

15. Give the name of Officer of the University or College, and the names, professions, and present addresses (in full) of the two referees, from whom you attach certificates of character.

16. Have you had any special preparation for this examination ? If so, give particulars.

17. If your time since leaving school is not fully accounted for by the replies given above, account for the remainder here with dates.
If you have had employers, state their names and addresses in full.

18. Are you free from pecuniary embarrassments? If you are under liability to repay money advanced by an institution or party for your education, state the particulars.

19. Have you entered on any previous occasion for any examination conducted by the Public Service Commission ? If so, give particulars.

20. State which one of the three following subjects you select as compulsory subject :—

- (a) Botany.
- (b) Chemistry.
- (c) Geology and Physiography.

21. State which two of the following six subjects you select as optional subjects :—
(You may not select a subject which you have selected as a compulsory subject)—

- (a) Botany.
- (b) Chemistry.
- (c) Geology and Physiography.
- (d) Zoology.
- (e) Higher Mathematics.
- (f) Physics.

22. Signature and date.

Declaration to be signed by the Candidate.

I, _____, hereby declare that the statements made by me in this form are true to the best of my knowledge and belief.

(Signature.)

Note.—No request for a change in the selection of subjects will be entertained unless it is received by the Public Service Commission 48 days before the commencement of the examination.

The entries on this sheet to be attested by the Collector or Deputy Commissioner or by the Political Officer or Agent concerned.

Question.

Answer.

1. Are you satisfied that the candidate's answers to the questions Nos. 1 and 3 to 14 and 18 in the application form are correct ?

2. Are you satisfied that his character is satisfactory ?

3. Are you satisfied that the candidate is suitable for appointment to the Indian Forest Service ? If not, please state reasons.

4. Are there any circumstances to which you think attention should be drawn ?

5. Signature, date and designation.

Collector.
Deputy Commissioner.
Political Officer or Agent.

6. Countersignature, date and designation.

Secretary to the Government of

This form should be forwarded to the Secretary, Public Service Commission, Simla, along with the two copies of the application received from candidates so as to reach him not later than the 31st May 1930.

Chittagong.—No. 3764For.—17th March 1930.—Under the provisions of section 20 of the Indian Forest Act of 1927 (XVI of 1927), the Governor in Council declares that the areas comprised within the revisional survey plots described in the schedule below in the district of Chittagong are reserved forest with effect from the 1st June 1930. Approximate area is 1701.2 acres :—

Schedule.

Phatikohari thana.

Name of mauza.	Jurisdiction list number.	Area in acres.	Revisional survey plots.
Hirwaliabari	35	328.88	370, 380, 381, 382, 383, 384 and 385.
Mangata ..	74	262.41	2, 10, 11, 18, 19, and 148.
Patiadehbari ..	37	584.79	1, 2, 9, 11, 1884, 1885.
Gopalghata ..	70	525.12	7006, 7173, 6768, 6709, 6770, 7174, 7181, 7201, 7202, 7203, 7211, 7213.

Chittagong.—No. 3765For.—17th March 1930.—Under the provisions of section 20 of the Indian Forest Act, 1927 (XVI of 1927), the Governor in Council declares that the area comprised within the revisional survey plots described in the schedule below in the district of Chittagong is reserved forest with effect from the 1st June 1930. Approximate area is 204.96 acres :—

Schedule.

Chakaria thana.

Name of mauza.	Jurisdiction list number.	Block No.	Area in acres.	Revisional survey plots.
Barabakia ..	5	A, B and C	204.96	4357 and 4360.

Chittagong.—No. 3766For.—17th March 1930.—Under the provisions of section 20 of the Indian Forest Act, 1927 (XVI of 1927), the Governor in Council declares that the area comprised within the revisional survey plots described in the schedule below in the district of Chittagong is reserved forest with effect from the 1st June 1930. Approximate area is 199.82 acres :—

Schedule.

Chakaria thana.

Name of mauza.	Jurisdiction list number.	Block No.	Area in acres.	Revisional survey plots.
Paharchanda	16	A, B and C	199.82	2198, B1017, B1018, B1020, B1021.

Excluded Area.

Darjeeling.—No. 3456E.A.—11th March 1930.—Rai Sahib Achyuta Nath Adhikary, Head Master, Darjeeling High School, is granted privilege leave on half pay, under article 271 of the Civil Service Regulations from the 6th March 1930 to the 15th March 1930.

Miscellaneous.

No. 4082Mis.—21st March 1930.—Babu Jitendra Nath Sarkar, Assistant Secretary to the Government of Bengal in the Revenue Department, is granted leave on average pay for three months, with effect from the 27th February 1930.

No. 4087Mis.—21st March 1930.—Maulvi Lutfar Rahman Tarafdar, Deputy Magistrate and Deputy Collector, employed as Special Officer under the Revenue Department, was appointed to officiate as Assistant Secretary to Government in that department for the period from the 27th February 1930 to the 9th March 1930, during the absence, on leave, of Babu Jitendra Nath Sarkar, the permanent incumbent.

No. 4092Mis.—21st March 1930.—Babu Rebati Raman Datta, Deputy Magistrate and Deputy Collector, Tippera, is appointed to officiate as Assistant Secretary to the Government of Bengal in the Revenue Department with effect from the 10th March 1930, during the absence, on leave, of Babu Jitendra Nath Sarkar, the permanent incumbent, or until further orders.

H. J. TWYNAM,

Secy. to the Govt. of Bengal.

IRRIGATION DEPARTMENT.

Establishment.

NOTIFICATION.

No. 10.—18th March 1930.—The following transfers are made in the interests of the public service :—

Name.	Rank.	From—	To—
Mr. E. A. Moore	Assistant Executive Engineer.	Damodar Canal Division.	Dredger Division.
Mr. W. R. Robson	Bitto ..	Dredger Division.	Damodar Canal Division.

H. J. TWYNAM,
Secy. to the Govt. of Bengal.

TREASURY NOTICES.

Noakhali, the 17th March 1930.

Deputy Collector Babu Subodh Chandra Mitra, M.A., M.L., has been placed in charge of the Noakhali Treasury with effect from the forenoon of the 17th March 1930 and is authorised to draw bills on other treasuries.

B. R. SEN, Collector.

Pabna, the 20th March 1930.

Uncovenanted Deputy Collector Khan Babadur Maulvi Abul Khair Kabiruddin Ahmed has been placed in charge of the Pabna Treasury from the afternoon of the 19th March 1930 and is authorised to draw bills on other treasuries.

S. BANERJEE, *Collector.*

Orders by the Deputy Accountant-General, Bengal.

The Treasury, the 15th March 1930.

It is notified that the refund order book No. 480 containing 50 orders is in use by the Income-tax Officer, Central Salaries Circle, Calcutta, with effect from the 7th March 1930.

B. K. CHATTERJEE,
Deputy Accountant-General, Bengal.

HIGH COURT NOTICES.

Civil.

The 18th March 1930.

No. 4951A.—Babu Tara Prasanna Chatarji, officiating Subordinate Judge, under orders of transfer to Nadia, is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a Court up the value of Rs. 500 within the local limits of the Krishnagar munsifi.

The 20th March 1930.

No. 5072A.—Babu Manindra Nath Gan, munsif, under orders of transfer to Pabna, in the district of Pabna and Bogra, is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a Court up to the value of Rs. 50 within the local limits of the Pabna munsifi.

English Department.

The 19th March 1930.

No. 49954.—The following amendments which have been made by the High Court of Judicature at Fort William in Bengal in Chapter IX (revised) of the "Rules of the High Court, Appellate Side, Calcutta, 1922," are published for general information:—

Substitute the following for rules 48 and 52, Chapter IX (revised):—

48. Twenty-four copies of the paper-book shall ordinarily be printed by the appellant's Advocate and filed in the office of the Court. On the application of either party, the Registrar may direct a larger number to be printed. In any case, 10 copies shall be retained for use in the High Court. The service of paper-books on the parties under rule 40 will be regulated as follows:—

To the Appellants—Three copies, or one copy for the use of each Advocate who has appeared, whichever is more;

To the Respondents—One copy only for the use of the Advocate, or all the Advocates, who has, or have, appeared for each set of respondents;

subject to a maximum of 7 copies on either side, if 24 copies have been printed. If, on this basis, less than 14 copies have been distributed between both sides, additional copies up to that number may be supplied for use at the hearing on application to the Deputy Registrar; but the latter should, if possible, retain copies for such of the respondents who may still enter appearance in the appeal.

52. Sixty-four copies of the paper-book shall ordinarily be printed by the appellant's Advocate and filed in the office of the Court. On the application of either party, the Registrar may direct a larger number to be printed. The service of paper-books on the parties under rule 40 will be regulated as laid down in rule 48.

No. 4932G.—The following rule having been framed by the High Court of Judicature at Fort William in Bengal and approved by the Governor General in Council under section 107 of the Government of India Act is published for general information:—

Rule.

Cancel Civil Process Form No. 36, page 302, Volume II of the Court's General Rules and Circular Orders, Civil, and substitute therefor the following:—

Civil Process No. 36.

NOTICE TO SHOW CAUSE WHY EXECUTION SHOULD NOT ISSUE.

(Order 21, Rule 22, Code of Civil Procedure). District

In the Court of	at
No. _____	of 19
of	, plaintiff,
<i>versus</i>	
of	, defendant.
To . . .	

Whereas
has made application to this Court for execution of decree in Suit No. _____ of 19 _____,

*(1) Which was passed against you more than one year previous to the said application

*(2) on the allegation that you are the legal representative of the judgment debtor
this is to give you notice that you are to appear before this Court on the _____ day of 19 _____, either in person, or by a pleader of this Court or agent duly authorised and instructed to show cause why execution should not be granted.

Given under my hand and the seal of the Court this _____ day of 19 _____.

Judge.

* Strike out (1) or (2) as the case may be.

By order of the High Court,

W. McC. SHARPE,

Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS.

Burdwan Division—Chinsura.

No. 805J.G.—12th March 1930.—In accordance with the provisions of rule 63 (2) of Chapter IV of the Bengal Jail Code, I hereby appoint Babu Jagadish Prosad Basu to be a non-official visitor of the Sadar Jail of the district of Hooghly for a period of two years, with effect from the date of this notification.

This cancels the unexpired portion of the term of office of Rai Satish Chandra Mukherji Bahadur, who was appointed to be a non-official visitor of the Hooghly Sadar Jail in this office notification No. 5J.G., dated the 2nd January 1929.

No. 809J.G.—12th March 1930.—In accordance with the provisions of rule 63 (1) of Chapter IV of the Bengal Jail Code, I hereby appoint Rai Satish Chandra Mukherji Bahadur, Member of the Bengal Legislative Council, to be a non-official visitor of the Sadar Jail in the district of Hooghly from the date of this notification till the termination of his membership in the present Council.

No. 547J.S.G.—15th March 1930.—It is hereby notified for general information that under rule 20 (b) of the rules for the management of charitable hospitals and dispensaries in Bengal, the following gentlemen have been appointed to be members of the committee for the management of the charitable dispensary at Mondlai, in the district of Hooghly:—

The Subdivisional Officer, Sudar.
Babu Bunkim Chandra Chatterji.
Babu Bhujanga Bhusan Ghose.
Babu Jagadish Prosad Bose.
Babu Santosh Kumar Ghose.
Babu Jyoti Prosad Chowdhury.
Babu Markandeya Prosad Bhattacharji.
Muhammad Abdul Guffur.
Babu Dwijendra Nath Banerji.
Babu Ekkari Mukherji.

No. 850J.G.—17th March 1930.—In accordance with the provisions of rule 63 (2) of Chapter IV of the Bengal Jail Code, I hereby reappoint (1) Rai Shital Prasad Ghose Bahadur, (2) Maulvi Golam Ali Eba, (3) Maulvi Kabiruddin Ahmed, (4) Babu Jnanendra Nath Chowdhury, (5) Babu Radha Gobinda Pal and (6) Rev. J. A. L. Sing to be non-official visitors of the Midnapore Central Jail, in the district of Midnapore, for a further period of two years from 27th March 1930.

No. 854.—17th March 1930.—In accordance with the provisions of rule 63 (2) of Chapter IV of the Bengal Jail Code, I hereby reappoint Rai Sahib Bihary Lal Mukherjee and Babu Lalit Mohan Mitra to be non-official visitors of the Tamluk Subsidiary Jail, in the district of Midnapore, for a further period of two years from 26th April 1930.

No. 404M.—19th March 1930.—It is hereby notified for general information that the next general election of Commissioners of the Baidyabati Municipality, in the district of Hooghly, will be held on Wednesday, the 15th October 1930.

No. 414M.—19th March 1930.—It is hereby notified for general information that the next general election of Commissioners of the Midnapore Municipality, in the district of Midnapore, will be held on Saturday, the 28th February 1931.

No. 872J.G.—19th March 1930.—In accordance with the provisions of rule 63 (7) of Chapter IV of the Bengal Jail Code, I hereby appoint Dr. Amulya Ratan Ghose and Babu Haribansa Roy, members of the Bengal Legislative Council, to be non-official visitors of the Howrah Sadar Jail, in the district of Howrah, till the termination of their membership in the present Council.

No. 876J.G.—19th March 1930.—In accordance with the provisions of rule 63 (7) of Chapter IV of the Bengal Jail Code, I hereby appoint Babu Haribansa Roy, member of the Bengal Legislative Council, to be non-official visitor of the Uluberia Subsidiary Jail in the district of Howrah till the termination of his membership in the present Council.

No. 905J.G.—20th March 1930.—In accordance with the provisions of rule 691A, Chapter XVIIA, Volume I of the Bengal Jail Code, I hereby appoint the following gentlemen to be honorary teachers in the Howrah Sadar Jail, in the district of Howrah, for a period of two years with effect from the date of this notification:—

For Hindu prisoners.

Babu Abhoypada Chandra, M.A., Head Master of the Santragachi H. E. School.

For Muhammadan prisoners.

Maulvi Hafez Din Muhammad.

No. 910J.G.—20th March 1930.—Babu Phanindra Nath Ghosh, Sub-Deputy Collector, Asansol, Burdwan, now on settlement training, is posted to the headquarters station of the district of Birbhum on general duty.

No. 916J.G.—20th March 1930.—Maulvi Nuruddin Ahmad No. 1, Sub-Deputy Collector and Sub-Deputy Magistrate, Bankura, is transferred to the headquarters station of the district of Burdwan on general duty, vice Maulvi Sakhawat Hossain, transferred.

No. 921J.G.—20th March 1930.—Babu Amiya Chandra Mitra, Sub-Deputy Collector and Circle Officer, Bankura Sadar, is transferred to the headquarters station of the district of Midnapore on general duty, on being relieved of his present appointment by Mr. Satyapriya Bhattacharyya, now on settlement training.

No. 926J.G.—20th March 1930.—Maulvi Sakhawat Husain, Sub-Deputy Collector and Sub-Deputy Magistrate, Burdwan, is transferred to the subdivision of Asansol in the same district for employment as Circle Officer, Raniganj, *vicc* Babu Rakhohari Chatarji, granted leave.

This cancels this office notification No. 549J.G., dated 18th February 1930, transferring Babu Manindra Mohan Sinha to Asansol as Circle Officer, Raniganj.

P. H. WADDELL, *Commissioner (offg.)*.

Howrah Municipal Non-Muhammadan Constituency of the Bengal Legislative Council.

Howrah, the 18th March 1930.

It is hereby notified under rule 19 (5) of the Bengal Electoral Rules that Dr. Amulya Ratan Ghose, who has been duly elected a member of the Bengal Legislative Council by the Howrah Municipal Non-Muhammadan Constituency, lodged on the 17th March 1930 with the undersigned, the return of his election expenses together with the declaration in the prescribed form under sub-rule 3 of rule 19 of the said rules.

The return and the declaration can be inspected at the office of the District Magistrate of Howrah on payment of a fee of Re. 1 between 11 a.m. and 2 p.m.

P. H. WADDELL,
Returning Officer (District Magistrate).

Hooghly Rural Non-Muhammadan Constituency of the Bengal Legislative Council.

Chinsura, the 13th March 1930.

It is hereby notified in accordance with the provisions of rule 19 (5) of the Bengal Electoral Rules that Munindra Deb Rai Mohosai, one of the valid candidates who withdrew his candidature from the Hooghly Rural Non-Muhammadan Constituency of the Bengal Legislative Council, has filed on the 12th March 1930, the return of the election expenses with the vouchers, etc., and the declaration as prescribed by the rules. They can be inspected in my office for fifteen days from 15th March 1930, on week days between 11 a.m. and 3 p.m. on payment of a fee of Re. 1, and copies of such return shall be furnished on payment of Rs. 2 under Regulation LXXXV (8) of the Bengal Electoral Regulations.

J. B. KINDERSLEY,
Returning Officer.

Midnapore South Non-Muhammadan Constituency of the Bengal Legislative Council.

Midnapore, the 20th March 1930.

It is hereby notified, under rule 19 (5) of the Bengal Electoral Rules, that Mr. R. Majhi, a duly elected member of the Bengal Legislative Council, has lodged with me, on

the 19th March 1930, a return of election expenses accompanied by required declarations. Any person shall, on payment of a fee of one rupee, be entitled to inspect the said return or declaration on any office day between the hours 12 noon and 5 p.m. in the English office of the Midnapore Collectorate.

J. PEDDLE, *Returning Officer.*

Chittagong Division—Chittagong.

No. 1266G.—17th March 1930.—Babu Bir Chandra Mukherji, Sub-Deputy Collector, Sadar, Noakhali, is transferred to the headquarters station of the Chittagong district.

No. 1324G.—19th March 1930.—It is hereby notified for general information that under rule 20 (b) of the rules for the management of hospitals and dispensaries in Bengal, Babu Narendra Nath Haldar has been appointed by the Brahmanbaria Municipality as an additional member of the committee formed under this office notification No. 5219G., dated the 30th June 1929, for the management of the Brahmanbaria Jagannath Modan Gopal Charitable Dispensary.

No. 1394G.—22nd March 1930.—It is hereby notified for general information that under section 13 of the Bengal Village Self-Government Act, V of 1919, read with rule 35 of the rules for the election and appointment of members of union boards, the following gentlemen have been duly elected to be members of the undermentioned union boards of the Mirsarai police-station in the Sadar subdivision of the Chittagong district:—

Thana Mirsarai.

Durgapur Union No. VIII.—Babu Mahendra Kumar Goldar in place of Babu Ram Chandra De, deceased.

Haidkandi Union No. XIV.—Mir Muhammad Ismail in place of Abdul Hamid Bhuiya, deceased.

M. A. MUMIN, *Commissioner (offg.)*.

Dacca Division—Dacca.

No. 1518J.—17th March 1930.—Babu Sashi Bhushan Sarkar, Sub-Deputy Collector, was allowed leave on average pay, under rule 81 (b) (ii) of the Fundamental Rules, from the 24th December 1929 to the 10th January 1930, in extension of the leave granted to him in notification No. 6167J., dated the 13th November 1929.

No. 1545J.—17th March 1930.—It is hereby notified for general information that, under rule 63 (2) of the Bengal Jail Code, 1919, Babu Jogendra Nath Sarkar is appointed to be a non-official visitor of the District Jail at Barisal for a period of two years with effect from the date of this notification.

Erratum—No. 1554J.—17th March 1930.—In paragraph (a) of this office notification No. 112J., dated the 24th January 1930, showing the names of elected members of the Duptara union board in police-station Araihazar in the Narayanganj subdivision of the Dacca district, and published at page 122 of Part I of the *Calcutta Gazette*, dated the 30th January 1930, for "Maulvi Shamsuddin Molla" read "Maulvi Shamsheeruddin Molla".

No. 1603J.—20th March 1930.—It is hereby notified for general information that under rule 23 of the Manual of Rules for the management of charitable hospitals and dispensaries in Bengal, the following gentlemen are appointed to be members of the committee for the management of the charitable dispensary at Syamganj in the Netrakona subdivision of the Mymensingh district:—

Babu Jamini Kumar Chakraborty, vice the Head Master, Syamganj M. E. School.

Maulvi Nobi Hosain Khan, vice the Post Master, Syamganj.

No. 1641J.—22nd March 1930.—In paragraph (a) of this office notification No. 679J., dated the 31st January 1930, showing the names of elected members of the Sultanpur union board in police-station Rajbari in the Goalundo subdivision of the Faridpur district and published at page 173 of Part I of the *Calcutta Gazette*, dated the 13th February 1930, for "Munshi Yesinuddin Molla" read "Munshi Ayanaddin Molla".

No. 1290J.—24th March 1930.—It is hereby notified for general information that under sub-section (2) of section 6 of the Bengal Village Self-Government Act (Act V of 1919), the following gentlemen have been duly elected to be members of the Kutba union board in police-station Barhanuddi in the Bhola subdivision of the Bakarganj district:—

Munshi Mujibal Haque Chaudhuri.
Munshi Yakubali Mia.

Munshi Nur Muhammad Howladar.
Munshi Khabiruddin Howladar.
Munshi Beloo Farazi.

Babu Phanindra Bhusan Dey.

2. Under sub-section (3) of section 6 of the Act the following gentlemen have been appointed by the District Magistrate of Bakarganj to be members of the aforesaid union board:—

Munshi Ahmad Ali Howladar.
Babu Monimohan Ray.
Babu Taraprosanna De.

A. H. CLAYTON, Commissioner.

South Faridpur Non-Muhammadan Constituency of the Bengal Legislative Council.

Faridpur, the 17th March 1930.

Notice is hereby given, under rule 19 (5) of the Bengal Electoral Rules, that Babu Sarat Chandra Bal, a duly nominated candidate for election to the Bengal Legislative Council from the South Faridpur Non-Muhammadan

Constituency, has, under rule 19 (1) of the Election Rules, lodged with me the return of election expenses on this the 13th day of March 1930.

This may be inspected at the office of the District Magistrate of Faridpur during office hours on payment of the prescribed fee of Re. 1, and copy of this return shall be furnished on payment of a fee of Rs. 2 only.

[ILLEGIBLE], for *Returning Officer*.

Mymensingh, the 11th March 1930.

It is hereby notified for general information that the return of election expenses and declaration made in respect thereof under rule 19 of the Bengal Electoral Rules was lodged with the Returning Officer by Babu Satish Chandra Roy Chowdhury on the 10th March 1930. The return and the declaration may be inspected at the office of the District Magistrate of Mymensingh on week days between the hours of 11 a.m. and 3 p.m. on payment of a fee of Re. 1 only.

G. S. DUTT,
Returning Officer (District Magistrate).

South Faridpur Non-Muhammadan Constituency of the Bengal Legislative Council.

Faridpur, the 20th March 1930.

Notice is hereby given, under rule 19 (5) of the Bengal Electoral Rules, that Babu Birat Chandra Mandal, a duly nominated candidate for election to the South Faridpur Non-Muhammadan Constituency, has under rule 19 (1) of the Election Rules, lodged with me the return of election expenses on this day, the 18th March 1930.

This may be inspected at the office of the District Magistrate of Faridpur during office hours on payment of the prescribed fee of Re. 1 only and a copy of this return shall be furnished on payment of a fee of Rs. 2 only.

A. C. BAGCHI,
for *Returning Officer (District Magistrate)*.

Bakarganj North Non-Muhammadan Constituency of the Bengal Legislative Council.

Barisal, the 22nd March 1930.

It is notified for general information, under rule 19 (5) of the Bengal Electoral Rules, that Babu Jatindra Nath Guha Choudhury, a duly nominated candidate for the Bengal Legislative Council from the Bakarganj North Non-Muhammadan constituency, has duly lodged on the 17th March 1930 a declaration and a return of election expenses, which may be inspected by any person at my office at Barisal during the hours of 1 to 3 p.m. on all office days, on payment of a fee of Re. 1 only.

J. T. DONOVAN, *Returning Officer*.

Presidency Division—Calcutta.

No. 556R.G.—17th March 1930.—Maulvi Saiyid Majawar Ali Mirza, Sub-Deputy Collector and Circle Officer, Kushtia, Nadia, is transferred to Basirhat, 24-Parganas, as Circle Officer there.

No. 848L.S.G.—17th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of the rules for the election and appointment of members, etc., of union boards under the said Act, Babu Nagendra Nath Biswas has been duly elected to be a member representing Ward No. II of Tentulberia union board in police-station Gangni in the Meherpur subdivision of the Nadia district, in place of Babu Umacharan Biswas, deceased.

No. 880L.S.G.—19th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of the rules for the election of members, etc., of union boards under the said Act, Babu Sree Kantha Mondol has been duly elected to be a member representing Ward No. I of Belpukhur union board in police-station Krishnagar in the Sadar subdivision of the Nadia district, in place of Babu Rakhal Chandra Das, deceased.

No. 327M.—20th March 1930.—It is hereby notified for general information that Saturday, the 17th May 1930, has been fixed as the date for holding a bye-election in Ward No. I of the South Dum Dum Municipality, in the district of the 24-Parganas, to elect a Commissioner for that Ward in place of Babu Hari Pada Guha, deceased.

G. F. W. ROBERTSON, *Commissioner (offg.).*

Calcutta, the 17th March 1930.

It is hereby notified, under rule 19 (5) of the Legislative Assembly Electoral Rules and Regulations, that Satyendra Chandra Ghosh Maulik, a duly nominated member of the Indian Legislative Assembly from the Calcutta Non-Muhammadan Constituency, has lodged his return of election expenses and declaration on the 17th day of March 1930.

They may be inspected in the chamber of the Registrar, Police Court, at 2, Bankshall Street, Calcutta, on payment of proper fees between the hours 1 p.m. and 5 p.m.

Calcutta, the 17th March 1930.

It is hereby notified, under rule 19 (5) of the Legislative Assembly Electoral Rules and Regulations, that Jagadish Chandra Bhadra, a duly nominated member of the Indian Legislative Assembly from the Calcutta Suburbs Non-Muhammadan Constituency, has lodged his return of election expenses and declaration this the 17th day of March 1930.

They may be inspected in the chamber of the Registrar, Police Court, at 2, Bankshall Street, Calcutta, on payment of proper fees between the hours 1 p.m. and 5 p.m.

T. ROXBURGH, *Chief Presidency Magistrate, Calcutta, and Returning Officer.*

Rajshahi Division—Jalpaiguri.

No. 1074J.—17th March 1930.—Babu Naresh Chandra Chaudhuri, Sub-Deputy Collector, Jalpaiguri, is appointed as Circle Officer, Jalpaiguri Sadar.

This cancels notification No. 1046J., dated the 12th March 1930, posting him to Malda for employment as Circle Officer.

No. 1112J.—18th March 1930.—Under rule 63A, Chapter IV of the Bengal Jail Code, the unexpired period of office of Mrs. I. Nelson, who was appointed as a lady visitor of the Jalpaiguri Jail in this office notification No. 1858J., dated the 14th May 1929, is hereby cancelled, as she has left Jalpaiguri and resigned her appointment.

No. 1116J.—18th March 1930.—Babu Pranabendu Prosad Pal, probationary Sub-Deputy Collector, Rangpur, now on settlement training, is posted to Rangpur Sadar.

No. 1121J.—18th March 1930.—Babu Sasanka Sekhar Mazumdar, probationary Sub-Deputy Collector, Dinajpur, now on settlement training, is posted to Dinajpur Sadar.

No. 1126J.—18th March 1930.—Maulvi Muhammad Fazlul Karim, Sub-Deputy Collector and Circle Officer, Naogaon, now on settlement training, is posted to Rajshahi Sadar for employment as Circle Officer.

No. 1131J.—18th March 1930.—This office notification No. 1041J., dated the 12th March 1930, posting Babu Makhan Lal Banerjee, Sub-Deputy Collector and Circle Officer, Malda, to the headquarters station of the Jalpaiguri district to work in the general line, is hereby cancelled.

No. 908M.—19th March 1930.—It is hereby notified for general information that a bye-election will be held on Thursday, the 5th June 1930, for the election of a Commissioner for Ward No. IV of the Jalpaiguri Municipality in the district of Jalpaiguri, vice Babu Omrao Sing Agarwalla, deceased.

No. 929M.—20th March 1930.—It is hereby notified for general information that, under section 6 (2) of the Bengal Village Self-Government Act (Act V of 1929), the following gentlemen have been duly elected to be members of the union boards noted below in the district of Bogra:—

Thana Bogra.

Union No. I—Namuja.

Munshi Syedullah Sardar.

Munshi Karimulla Pramanik.

Munshi Lutoo Sarkar.

Munshi Jain Uddin Talukdar.

Munshi Kheraj Uddin Ahmad.

Munshi Hakimulla Sardar.

Union No. VII—Matidali.

Munshi Ajmatulla Fakir.
 Munshi Md. Israil Khandkar.
 Munshi Niku Uddin Fakir.
 Munshi Kabul Pramanik.
 Munshi Fakir Uddin Ahmad.
 Munshi Kematulla Sarkar.

Thana Jaipurhat.**Union No. VI—Amdoi.**

Munshi Ayezuddin Khalifa.
 Munshi Mobarak Ali Pramanik.
 Munshi Mohsen Ali Pramanik.
 Babu Syamapada Mukharji.
 Munshi Nasiruddin Mondal.
 Babu Santosh Kumar Banerjee.

2. Under section 6 (3) of Bengal Village Self-Government Act (Act V of 1919), the following gentlemen have been appointed by the District Magistrate of Bogra to be members of the said union boards:—

Thana Bogra.**Union No. I—Namuja.**

Babu Bijay Chandra Nandy.
 Munshi Aman Uddin Talukdar.
 Munshi Rajibulla Sardar.

Union No. VII—Matidali.

Babu Rajani Nath Neogy.
 Munshi Habibur Rahman.
 Munshi Sefatulla Pramanik.

Thana Jaipurhat.**Union No. VI—Amdoi.**

Munshi Syed Golam Hossain Chaudhury.
 Munshi Mafiz Uddin Fakir.
 Babu Saradindu Chaki.

No. 931M.—20th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), Babu Dwijapada Das has been duly elected to be a member of the Mathurapur union board, police-station Manikchak, in the district of Malda, vice Babu Haribol Choudhury, deceased.

No. 934M.—20th March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), Babu Adhar Chand Mondol has been duly elected to be a member of the Mathurapur union board, police-station Manikchak, in the district of Malda, vice Babu Dwija Pada Das, resigned.

No. 951M.—21st March 1930.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act (Act V of 1919), Munshi Meheruddin Mondal and Munshi Wahed Baksha have been duly elected as members of the Salua union board in police-station Charchhat in the Sadar subdivision of the Rajshahi district, vice Munshi Taheruddin Sarkar and Munshi Shefatulla Pramanik, both removed under section 12 (d) of the said Act.

2. Under section 13 of the said Act, Munshi Ismail Sha has been appointed by the District Magistrate, Rajshahi, as a member of the said union board, vice Babu Shish Chandra Ghosh also removed under section 12 (d) of the Act.

No. 1158J.—21st March 1930.—Maulvi Muhammad Ismail, Sub-Deputy Collector and Circle Officer, Jalpaiguri Sadar, is allowed privilege leave for six weeks, with effect from the 24th March 1930, under article 260 of the Civil Service Regulations.

R. N. REID, *Commissioner (offg.)*

Dinajpur Non-Muhammadan Constituency of the Bengal Legislative Council.

Dinajpur, the 18th March 1930.

The return of election expenses and the declarations made in respect thereof have been lodged by Maharaja Jagadish Nath Ray with the undersigned on the 16th day of March 1930. They may be inspected in the office of the Magistrate and Collector of Dinajpur during office hours on payment of a fee of Re. 1.

L. C. GUHA,
Returning Officer (District Magistrate).



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Part IA

Orders and Notifications by the Government of India republished for general information.

LEGISLATIVE DEPARTMENT.

NOTIFICATIONS.

New Delhi, the 11th March 1930.

No. 101-XXVIII/30-C. & G.—In accordance with the provisions of sub-rule (9) of rule 14 of the Legislative Assembly Electoral Rules, the name of the following candidate, who has been declared to be elected a Member of the said Assembly by the constituency mentioned opposite his name, is hereby published:—

Name.	Constituency.
Mr. Saradindu Mukerjee	Calcutta Suburbs (Non-Muhammadan Urban).

The 13th March 1930.

No. 112-IV/30-C. & G.—In accordance with the provisions of sub-rule (9) of rule 14 of the Council of State Electoral Rules, the names of the following candidates, who have been declared to be elected Members of the said Council by the constituency mentioned opposite their names, are hereby published:—

Name.	Constituency.
Kumar Nripendra Narayan Sinha.	West Bengal (Non-Muhammadan).
Mr. Satyendra Chandra Ghose Maulik.	

L. GRAHAM,
Secy. to the Govt. of India.

FINANCE DEPARTMENT.

NOTIFICATION.

New Delhi, the 6th March 1930.

No. F.-158-R.I-29.—The following resolution by the Secretary of State for India in Council is published for general information:—

In exercise of the powers conferred by sub-section (2) of section 96B of the Government of India Act, the Secretary of State, with the concurrence of the majority of votes at a meeting of the Council of India held this 28th day of January 1930, hereby makes the following amendments in the Fundamental Rules, namely:—

1. In rule 77 of the said rules, for clauses (c) (2) (ii) and (iii), the following shall be substituted, namely:—

"(ii) Service in India under the Indian Army Leave Rules or the British Army Leave Rules, and

(iii) Service out of India under the Indian Army Leave Rules subsequent to the date of first arrival in India, plus."

2. In rule 78 of the said rules for clauses (i) (b) (I) and (2) of note 2 thereunder, the following shall be substituted, namely:—

"(1) Service in India under the Indian Army Leave Rules or the British Army Leave Rules, and

(2) Service out of India under the Indian Army Leave Rules subsequent to the date of first arrival in India:

Provided that the debit on this account shall not exceed the credit given in respect of such service under rule 77 (c)."

A. C. MCWATTERS,
Secy. to the Govt. of India.

RAILWAY DEPARTMENT.**(Railway Board.)****RESOLUTIONS.**

New Delhi, the 6th March 1930.

No. 6777-E./I.—The following amendments are ordered in the Regulations for recruitment in India for the Indian Railway Service of Engineers which were promulgated in the Railway Department (Railway Board) Resolution No. 8230-E., dated the 26th September 1929 :—

In rule 3, line 16 after the word "examination" substitute a comma for the full stop, and add the words 'and have satisfied the Public Service Commission that they are in all respects suitable for employment in the Indian Railway Service of Engineers.'

In rule 4, line 8, for the words 'duly qualified in other respects' substitute 'in all respects suitable for employment in the Indian Railway Service of Engineers.'

Ordered that this Resolution be communicated to the Departments of the Government of India, the Provincial Governments, Minor Local Governments, the Agents of State and Company Railways and the authorities noted below :—

Government of India, Home Department.
Government of India, Department of Industries and Labour.

Government of India, Foreign and Political Department.

The Public Service Commission.

The Governments of Assam, Bengal, Bihar and Orissa, Bombay, Burma, Central Provinces, Madras, United Provinces of Agra and Oudh, Punjab, the North-West Frontier Province, Delhi Province and Coorg.

The Agents, North Western, East Indian, Eastern Bengal, Great Indian Peninsula, Assam-Bengal, Bombay, Baroda and Central India, Bengal-Nagpur, Burma, Madras and Southern Mahratta, Bengal and North-Western, Rohilkund and Kumaon and South Indian Railways.

The Principal, Railway Staff College, Dehra Dun.

The Superintendent, Railway School of Transportation, Chandausi.

Ordered also that the Resolution be published in the *Gazette of India*.

No. 6777-E./II.—The following amendments are ordered in the Regulations for recruitment in India for the Transportation (Traffic) and Commercial Departments of the Superior Revenue Establishment of State Railways which were promulgated in the Railway Department (Railway Board), Resolution No. 4048-E., dated the 6th July 1927 :—

In rule 3, line 17, after the word "examination" substitute a comma for the full stop, and add the words 'and have satisfied the Public Service Commission that they are in all

respects suitable for employment in the Transportation (Traffic) and Commercial Departments of State Railways.'

In rule 4, line 9, for the words 'duly qualified in other respects' substitute 'in all respects suitable for employment in the Transportation (Traffic) and Commercial Departments of State Railways.'

Ordered that this Resolution be communicated to the Departments of the Government of India, the Provincial Governments, Minor Local Governments, the Agents of State and Company Railways and the authorities noted below :—

Government of India, Home Department.

Government of India, Department of Industries and Labour.

Government of India, Foreign and Political Department.

The Public Service Commission.

The Governments of Assam, Bengal, Bihar and Orissa, Bombay, Burma, Central Provinces, Madras, United Provinces of Agra and Oudh, Punjab, the North-West Frontier Province, Delhi Province and Coorg.

The Agents, North Western, East Indian, Eastern Bengal, Great Indian Peninsula, Assam-Bengal, Bombay, Baroda and Central India, Bengal-Nagpur, Burma, Madras and Southern Mahratta, Bengal and North-Western, Rohilkund and Kumaon and South Indian Railways.

The Principal, Railway Staff College, Dehra Dun.

The Superintendent, Railway School of Transportation, Chandausi.

Ordered also that the Resolution be published in the *Gazette of India*.

No. 6777-E./III.—The following amendments are ordered in the Regulations for recruitment in India for the Mechanical Engineering, Transportation (Power), Electrical Engineering and Signal Engineering Departments of the Superior Revenue Establishment of State Railways which were promulgated in the Railway Department (Railway Board), Resolution No. 2894-E., dated the 9th November 1927 :—

In rule 3 of Part I—General for the words "duly qualified in other respects" substitute 'in all respects suitable for employment in the Railway Services.'

For rule 19 in Part II substitute the following :—

'19. A candidate must satisfy the Public Service Commission that he is in all respects suitable for employment in the Railway Services.'

Ordered that this Resolution be communicated to the Departments of the Government of India, the Provincial Governments, Minor

Local Governments, the Agents of State and Company Railways and the authorities noted below :—

- Government of India, Home Department.
- Government of India, Department of Industries and Labour.
- Government of India, Foreign and Political Department.
- The Public Service Commission.
- The Governments of Assam, Bengal, Bihar and Orissa, Bombay, Burma, Central Provinces, Madras, United Provinces of Agra and Oudh, Punjab, the North-West Frontier Province, Delhi Province and Coorg.
- The Agents, North Western, East Indian, Eastern Bengal, Great Indian Peninsula, Assam-Bengal, Bombay, Baroda and Central India, Bengal-Nagpur, Burma, Madras and Southern Mahratta, Bengal and North-Western, Rohilkund and Kumaon and South Indian Railways.
- The Principal, Railway Staff College, Dehra Dun.
- The Superintendent, Railway School of Transportation, Chandausi.

Ordered also that the Resolution be published in the *Gazette of India*.

J. F. BLACKWOOD,
Secretary, Railway Board.

ARMY DEPARTMENT.

New Delhi, the 15th March 1930.

Part B.

APPOINTMENTS.

No. 132.—The following appointments are made :—

* * * *
AUXILIARY FORCE, INDIA.
* * * *

The undermentioned officers designate of the Army in India Reserve of Officers are

granted temporary commissions for the periods noted against their names :—

Calcutta Light Horse.

To be Lieutenant.

Ronald Reay Macdonald Mackay. Dated 10th to 25th February 1930.

* * * *

No. 136.—The following resignations are permitted :—

AUXILIARY FORCE, INDIA.

Northern Bengal Mounted Rifles.

Captain G. E. Luard, v. n. Dated 21st January 1930, and to retain his rank and wear the uniform of his corps on resignation.

* * * *

The Calcutta and Presidency Battalion.

Second Lieutenant R. W. Sutherland. Dated 20th February 1930.

* * * *

No. 138.—The following transfer is made :—

AUXILIARY FORCE, INDIA.

Lieutenant J. H. Hendrie is transferred from I (Calcutta) Field Brigade, The Bengal Artillery, Royal Artillery to V (Bombay) Field Brigade, Royal Artillery with effect from the 15th January 1930.

G. M. YOUNG,
Secy. to the Govt. of India.



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Part IB

Educational Notices.

Orders by the Executive Council of the University of Dacca, dated the 13th March 1930.

Ramna, Dacca, the 15th March 1930.

PRELIMINARY B. L. EXAMINATION, 1930.

The undermentioned candidates have passed the Preliminary B. L. Examination held in January 1930 :—

(In alphabetical order.)

Roll No.	Name of hall.	Name of candidate.	Roll No.	Name of hall.	Name of candidate.
FIRST CLASS.					
9	Jagannath ..	Baradskanta Biswas.	37	Dacca ..	Manindrabijay Bandyopadhyay.
14	Dacca ..	Chittaranjan Maitra.	38	Salimullah Muslim	Md. Abdul Aziz.
16	Ditto ..	Debibrushan Ghosh.	39	Ditto ..	Md. Abdul Hamid.
23	Ditto ..	Jatishchandra Cahudhuri	40	Ditto ..	Md. Abdul Khaleque.
24	Ditto ..	Jogeschandra Sen.	42	Ditto ..	Md. Jahural Hoque.
27	Jagannath ..	Kaliprasanna Das.	46	Dacca ..	Mohinikanta Chakrabarti.
30	Salimullah Muslim	Kazi Mahabbat Ali.	47	Jagannath ..	Mohinilal Bhauunik.
41	Ditto ..	Md. Abdus Samad.	49	Salimullah Muslim	Muhammad Fazlul Huq.
44	Ditto ..	Md. Shamsul Huda.	50	Ditto ..	Muhammad Vilayet Ali Khan.
64	Jagannath ..	Sachindra-chandra Barman.	52	Jagannath ..	Nanakdas Bal.
85	Ditto ..	Sailendranath Mukhopadhyay.	53	Dacca ..	Narendrakumar Mukhopadhyay.
70	Ditto ..	Sankunwar Das.	55	Ditto ..	Nareschandra Chaudhuri.
SECOND CLASS.					
1	Salimullah Muslim	A. F. Nur Mohammed.	62	Salimullah Muslim	Raisuddin Ahmed.
2	Ditto ..	A. H. Aftabuddin Khan.	63	Dacca ..	Rameschandra Das.
8	Jagannath ..	Amulyacharan Deb.	66	Ditto ..	Satyabrata Ray.
11	Ditto ..	Binaybhushan Datta.	68	Salimullah Muslim	Sorajul Hoque.
15	Ditto ..	Debendra-chandra Nag.	69	Ditto ..	Sheikh Abdur Rahim.
20	Dacca ..	Harendra-chandra Rudra.	74	Jagannath ..	Surendra-chandra Saha.
21	Jagannath ..	Hiranchandra Das.	75	Ditto ..	Surondramohan Das.
26	Ditto ..	Kalikanta Mandal.	76	Salimullah Muslim	Syed Abdul Mabud.
28	Dacca ..	Kanailal Das.	77	Jagannath ..	Tripuranath Bhattacharyya.
31	Salimullah Muslim	Khandker Abdul Hakim.			
32	Dacca ..	Kiranchandra Das.			

PRELIMINARY B. L. SUPPLEMENTARY EXAMINATION, 1930.

The undermentioned candidates have passed the Preliminary B. L. Examination held in January 1930, on the result of the Supplementary Examination in that Examination :—

(In alphabetical order.)

(WITHOUT CLASS.)

Roll No.	Name of hall.	Name of candidate.	Roll No.	Name of hall.	Name of candidate.
79	Salimullah Muslim	Abdur Rashid.	88	Salimullah Muslim	Muhammed Amiruddin.
80	Ditto ..	Abu Mohamod Abdul Monaff Chaudhuri.	90	Dacca	Nalinikumar Ghosh.
82	Jagannath ..	Ananthbaudhu Aditya.	92	Jagannath ..	Rajendrachandra Das.
83	Ditto ..	Chandras Sinha.	93	Ditto ..	Sudhansubihari Dasgupta.
84	Ditto ..	Kamakhyaapada Chanda.	94	Ditto ..	Sureschandra Das.

The following candidates have failed in the subject or subjects noted against their names at the Preliminary Examination in Law held in January 1930, and are entitled, at their option, either to sit for the Preliminary B.L. Examination again or take only the paper or papers in which they have failed at the Preliminary B.L. Examination to be held within the next following year. But if they fail to sit for such Supplementary Examination or having once appeared failed to pass, they will be required to take all the papers of the Preliminary B.L. Examination at a subsequent examination :—

Roll No.	Name of hall.	Name of candidate.	Subjects.
3	Salimullah Muslim	A. K. M. Nazrul Islam	Constitutional Law and History of English Law.
4	Ditto ..	Abdul Halim ..	Hindu Law.
5	Ditto ..	Abdul Khalique	Jurisprudence.
6	Ditto ..	Abdul Latif	(1) Hindu Law and (2) Jurisprudence.
7	Jagannath ..	Amritalal Mandal ..	(1) Hindu Law and (2) Jurisprudence.
10	Ditto ..	Bhupendramohan Chaudhuri	(1) Hindu Law and (2) Constitutional Law and History of English Law.
13	Dacca	Brindabanchandra Sinha	(1) Jurisprudence and (2) Constitutional Law and History of English Law.
18	Jagannath ..	Dineschandra Raymoulik	(1) Hindu Law and (2) Jurisprudence.
22	Ditto ..	Jasodalal Chanda	(1) Jurisprudence and (2) Constitutional Law and History of English Law.
29	Ditto ..	Karunachandra Majumdar	(1) Constitutional Law and History of English Law.
33	Salimullah Muslim	Mahammed Hossain	(1) Hindu Law and (2) Constitutional Law and History of English Law.
45	Ditto ..	Mohammad Obaidullah	Constitutional Law and History of English Law.
48	Dacca	Mohiminmohan Chakrabarti	Jurisprudence.
51	Ditto ..	Nalinimohan Bhawnik	Hindu Law.
54	Jagannath ..	Narendralal Saha	Constitutional Law and History of English Law.
59	Dacca	Pradyotkumar Basak	(1) Jurisprudence and (2) Constitutional Law and History of English Law.
60	Ditto ..	Purnachandra De	(1) Jurisprudence and (2) Constitutional Law and History of English Law.
73	Jagannath ..	Sudhansumohan Basu	(1) Hindu Law and (2) Jurisprudence.

FINAL B. L. EXAMINATION, 1930.

(Under the Revised Ordinances.)

The undermentioned candidates have been admitted to the Degree of Bachelor of Law on the results of the examination held in January 1930 :—

(In alphabetical order.)

Roll No.	Name of hall.	Name of candidate.	Roll No.	Name of hall.	Name of candidate.
FIRST CLASS.					
102	Dacca ..	Annadacharan Basu.	104	Dacca ..	Brahmananda Saha.
107	Ditto ..	Chunilal Chaudhuri.	105	Jagannath ..	Brajagopal Gangopadhyay.
121	Salimullah Muslim	Muhammad Abdul Mannan.	106	Ditto ..	Brajagopal Goswami.
122	Ditto ..	Muhammad Idris.	108	Ditto ..	Debiprasanna Datta.
128	Dacca ..	Sailendrakumar Basu.	111	Ditto ..	Gobindaranjan Majumdar.
SECOND CLASS.					
97	Salimullah Muslim	Abdul Aleem.	114	Ditto ..	Himansuchandra Chaudhuri.
98	Ditto ..	Abdul Halim Choudhury.	115	Dacca ..	Himansumohan Chaudhuri.
100	Ditto ..	Abul Ashraf Afikor Rahman.	117	Salimullah Muslim ..	Khandaker Abdus Samad.
101	Jagannath ..	Agnikumar Sarkar.	125	Jagannath ..	Nripendranath Sen.

FINAL B. L. SUPPLEMENTARY EXAMINATION, 1930.

(Under the Revised Ordinances.)

The undermentioned candidates have passed the final B. L. Examination held in January 1930, on the results of the Supplementary Examination in that examination :—

(WITHOUT CLASS.)

Roll No.	Name of hall.	Name of candidate.	Roll No.	Name of hall.	Name of candidate.
138	Salimullah Muslim ..	Abu Sayid Md. Osman Ghani Khan.	147	Jagannath ..	Kasiprasad Chakrabarti.
139	Ditto ..	Ahsanuzzaman.	148	Salimullah Muslim ..	Kazi Abdul Awal.
140	Dacca ..	Anathbandhu Pal.	149	Jagannath ..	Kshitishchandra Bhattacharyya.
141	Jagannath ..	Bijaynath Ray.	150	Ditto ..	Narendrachandra Chakrabarti.
142	Ditto ..	Brajendrakumar Datta.	152	Ditto ..	Pareschandra Chakrabarti.
143	Ditto ..	Dineschandra Raychaudhuri.	153	Dacca ..	Premananda Datta.
144	Ditto ..	Dwarakanath Datta.	154	Jagannath ..	Saileshchandra Ray.
145	Dacca ..	Jatindrakumar Ray.	155	Ditto ..	Sudhanurajan Ray.
146	Jagannath ..	Kalipada Bagchi.	156	Ditto ..	Sudhirechandra Son.

The following candidates have failed in the subject or subjects noted against their names at the Final Examination in Law held in January 1930, and are entitled, at their option, either to sit for the Final B. L. Examination again or take only the paper or papers in which they have failed at the Final B. L. Examination to be held within the next following year. But if they fail to sit for such Supplementary Examination or having once appeared failed to pass, they will be required to take all the papers of the Final B. L. Examination at a subsequent examination :—

Roll No.	Name of hall.	Name of candidate.	Subjects.
124	Dacca ..	Nibaranchandra Das	Law of Contracts and Torts.
126	Jagannath ..	Panchanan Saha	(1) Law of Real Property, Transfer of Property and Trusts and (2) Law of Evidence and Civil Procedure.
127	Ditto ..	Pareschandra Saha	(1) Land Laws of Bengal and (2) Law of Evidence and Civil Procedure.
132	Ditto ..	Sisirkumar Talukdar	Law of Real Property, Transfer of Property and Trusts.
136	Ditto ..	Upendranath Ghoshal	Law of Contracts and Torts.

FINAL B. L. EXAMINATION, 1930.

(Under the Old Ordinances.)

The undermentioned candidates have been admitted to the Degree of Bachelor of Law on the results of the examination held in January 1930 :—

(In alphabetical order.)

Roll No.	Name of hall.	Name of candidate.	Roll No.	Name of hall.	Name of candidate.
SECOND CLASS.					
160	Jagannath ..	Digendrachandra Ray.	167	Salimullah Muslim ..	Muhammad Abdur Rouf.
162	Ditto ..	Krishnabihari Goswami.	168	Jagannath ..	Munindrachandra Guha.
			171	Dacca ..	Siteschandra Deb.

FINAL B. L. SUPPLEMENTARY EXAMINATION, 1930.

The undermentioned candidates have passed the final B. L. Examination held in January 1930, on the results of the Supplementary Examination in that examination :—

Roll No.	Name of hall.	Name of candidate.	Roll No.	Name of hall.	Name of candidate.
(WITHOUT CLASS.)					
173	Salimullah Muslim ..	Abul Quasem.	175	Jagannath ..	Bhupeschandra Datta-chaudhuri.
174	Jagannath ..	Anangomohan Bhaumik.	176	Ditto ..	Narendrakisor Pal-chaudhuri.

The following candidate has failed in the subject noted against his name at the Final Examination in Law held in January 1930, and is entitled, at his option, either to sit for the Final B. L. Examination again or take only the paper in which he has failed at the Final B. L. Examination to be held within the next following year. But if he fails to sit for such Supplementary Examination or having once appeared failed to pass he will be required to take all the papers of the Final B. L. Examination at a subsequent examination :—

Roll No.	Name of hall.	Name of candidate.	Subject.
161	Sailmullah Muslim ..	Jalal Ahmed ..	Law of Crimes.

Plaunders' Survey Examination Board.

Bengal Engineering College, the 18th March 1930.

The following are declared to have passed the examination of plonders for Certificates of Proficiency in Surveying prescribed in Bengal Government notification No. 3157J., dated the 25th November 1909, held in February 1930 :—

Name of pleader and centre of examination.	Court at which practising.
B. E. College.	
Debendra Kumar Sur ..	Munsif's Court, Feni, district Noakhali.
Dinabandhu Nath ..	Ditto.
Gour Ranjan Gupta ..	Judge's Court, Malda.
Kanai Lal Das ..	Judge's Court, Dinajpur.
Nishikanta Das ..	Munsif's Court, Patuakhali, district Bakarganj.
Hrishikesh Gulu Thakurta ..	Judge's Court, Bakarganj.
Nirmal Chandra Banerjee ..	Judge's Court, Hooghly.
Atulananda Chatterjee ..	Ditto.
Prafulla Chandra Nag Choudhury ..	Munsif's Court, Diamond Harbour, district 24-Parganas.
Dacca.	
Maheb Chandra Son ..	Judge's Court, Comilla.
Nalini Mohan Mitter ..	Munsif's Court, Manikganj, district Dacca.
Charoe Kanta Dutt ..	Munsif's Court, Narayanganj, district Dacca.
Prafulla Chandra Das Gupta ..	Judge's Court, Chittagong.
Surendra Lal Ghosh ..	Munsif's Court, Munshiganj, district Dacca.
Suryya Kumar Roy ..	Munsif's Court, Kishoreganj, district Mymensingh.
Pulin Behari Sen Gupta ..	Judge's Court, Comilla.
Birendra Chandra De ..	Judge's Court, Sylhet.
Daibaki Lal Basak ..	Judge's Court, Dacca.
Suniti Bhutan Sen ..	Judge's Court, Chittagong.
Hari Mohan Guha Thakurta ..	Judge's Court, Dacca.
Patna.	
Upendra Nath Chakrabarty ..	Judge's Court, Darbhanga.
Bhagirath Prasad ..	Judge's Court, Chapra.
Md. Fuzlur Rahman Khan ..	Judge's Court, Monghyr.
Raghunandan Prasad ..	Judge's Court, Patna.
Harihar Prasad Saha ..	Judge's Court, Muzaffarpur.
Md. Qasim ..	Judge's Court, Patna.
Maheswari Prasad ..	Judge's Court, Monghyr.
A. MACDONALD, Secretary.	

Department of Industries.

40-I-A, Free School Street, Calcutta, the 24th March 1930.

Applications are invited from candidates in India for the post of Principal, Government Weaving Institute, Serampore. Candidates must possess :—

- (i) a degree or diploma in Textile subjects of a recognized university or technological institute of standing;
- (ii) practical experience in either Cotton or Jute Spinning or Weaving Mills of a responsible character for at least three years;
- (iii) preferably teaching experience of at least two years; and must produce satisfactory evidence of administrative ability.

Candidates should not be less than 30 years and not more than 40 years of age.

2. Candidates must be natural born British subjects and the sons of British subjects. Preference will be given to those who are natives of or permanently domiciled in Bengal.

3. The post is permanent and pensionable. The following scale of pay (including overseas pay for officers of non-Asiatic domicile) has been provisionally fixed for the post :—

Year of service.	Age (years).	Pay (monthly).	Overseas pay (monthly).
		Rs.	Rs.
1	25	350	200
2	26	400	200
3	27	450	200
4	28	500	200
5	29	550	25
6	30	550	30
7	31	600	30
8	32	650	30
9	33	700	30
10	34	750	30
11	35	800	30
12	36	850	30
13	37	850	35
		(1st efficiency bar).	
14	38	900	35
15	39	950	35
16	40	1,000	35
17	41	1,050	35
		(2nd efficiency bar).	
18	42	1,100	35
19	43	1,150	35
20	44	1,200	35
		and over.	and over.

4. The initial pay of the selected candidate shall be fixed according to his age on the last birthday at the time of assuming duties, subject to the proviso that it shall in no case exceed that fixed for the stage at the age of 35.

5. The selected candidate shall be on probation for two years during which period he will be required to pass the departmental examination in Accounts prescribed for gazetted officers of the Industries Department in Bengal.

6. The selected candidate will be subject to the ordinary leave rules for the time being in force. He will be eligible for pensionary benefits on the same scale as may be prescribed for members of the new superior B. E. Service.

7. Candidates must furnish certificates, written not more than one year prior to the date of application from two responsible persons unconnected with their college or university and not related to them, testifying to their private character.

8. Candidates endeavouring to enlist for their candidature the support of persons of influence or of officials of Government will be deemed to be ineligible for appointment. Spontaneous recommendations from persons interested in or otherwise known to them will be disregarded. Interviews will not be granted other than by appointment.

9. Candidates, if they are not already in Government service, must furnish such certificate of physical fitness as may be required.

10. Applications stating age and giving full details of qualifications, with copies of certificates, should be addressed to the undersigned, so as to reach him by the 3rd May 1930 at the latest.

A. T. WESTON,
Director of Industries, Bengal.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

NOTIFICATION No. T. 255.

Senate House, the 17th February 1930.

Froude's "English Seamen of the 16th Century," which is included in the list of books prescribed to be read in English for the I. A. and I.Sc. Examinations, 1932, has been replaced by Chapter III of Macaulay's History of England (to be published by the University).

J. C. CHAKRAVORTI, *Registrar (offg.).*

Calcutta University.

Notification No. C. 2984/Attl.

Senate House, the 18th March 1930

It is hereby notified for general information that, under section 22, read with section 21, sub-section (3) of the Indian Universities Act, 1904 (Act VIII of 1904), as amended by the Calcutta University Act, 1921 (Act VII of 1921), the Government of Bengal (Ministry of Education) have been pleased to order that, with effect from the commencement of the session 1930-31, the Scottish Churches College, Calcutta, should be affiliated to the Calcutta University in Bengali as second language to the B.A. Pass standard.

J. C. CHAKRAVORTI, *Registrar (offg.).*

Dressers' Examination at the Campbell Medical School, Calcutta.

Calcutta, the 7th March 1930.

Passed compounders, who have completed the further three months' course of dressing prescribed in rule 13, and students of the Licentiate Class of this school, on the completion of their second year's course will be allowed to appear at the Dressership Examination to be held on Friday, the 25th April 1930, at 8 a.m.

Male candidates must forward to the Superintendent of the Campbell Medical School between 1st and 15th April 1930 an examination fee of Rs. 2. Female candidates will be examined free of charge.

No certificate or fee will be received on Sundays or public holidays.

Should any candidate fail to pass the examination he will forfeit his fee.

NOTE.—This examination is also open to persons qualified for admission to the examination prescribed under the rules for the grant of certificates to compounders on production of a certificate that they have received instruction in a hospital or dispensary recognised

by Government in bandaging, preparation of antiseptic lotions and dressings, sterilization of dressings and instruments, and in the duties of a hospital dresser. Such person shall be required to pay a fee of Rs. 2 for this examination.

W. L. HARNETT,
M.A., M.D., F.R.C.S., Lt.-Col., I.M.S.,
*Supdt., Campbell Medical School
and Hospital.*

Dacca Medical School.

NOTICE.

Dacca, the 24th February 1930.

Examination of Compounders and Dressers at the Dacca Medical School.

It is hereby notified for general information that the next half-yearly examination of compounders will be held on the 7th April 1930 and subsequent days.

(a) No person will be admitted to the examination unless he produces certificates as required by rules 9, 10, 11 and 12 of Government notification No. 1410Medl., dated the 7th July 1913.

(b) All male candidates must forward to the Deputy Superintendent, Dacca Medical School, an examination fee of Rs. 5 at least one week before the commencement of the examination. A fresh fee must be paid on each occasion that the candidate enters for the examination; but a candidate who, after payment of the fee, is unable, through illness, to attend the examination, will be allowed, on producing a satisfactory medical certificate to attend the next examination without payment of fresh fee.

(c) Women candidates are examined free of charge.

(d) Passed compounders who have completed a further three months' course of dressing prescribed in rule 13, and students of the licentiate class of this school, on the completion of their second year's course, will be allowed to appear at an examination in bandaging, sterilization of dressings and instruments, and in minor duties of hospital work. A fee of Rs. 2 shall be charged for this examination.

This examination is also open to persons qualified for admission to the examination prescribed under the rules for the grant of certificates to compounders, on production of a certificate that they have received instruction in a hospital or dispensary recognised by Government in bandaging, preparation of antiseptic lotions and dressings, sterilization of dressings and instruments, and in the duties of hospital dresser. Such persons shall be required to pay a fee of Rs. 2 for this examination.

T. L. BOMFORD, Lt.-Col., I.M.S.,
Supdt., Medical School, Dacca.

Bengal Veterinary College Rules.

Belgachia, the 1st March 1930.

Candidates for admission into the Bengal Veterinary College for the session 1930-31 should be present at the College at Belgachia, Calcutta, with the following certificates, in original, at 10 a.m. on 2nd June 1930, for selection :—

- (a) Moral character certificate.
- (b) University certificate or diploma.
- (c) Medical certificate of fitness.
- (d) Admission form duly filled in.
- (e) He should produce a letter from his guardian that he can afford all expenses of his ward during study at this College.

2. Preference will be given to those who have passed the B. Sc. or I. Sc. examination of any recognised University. Good knowledge of English is essential.

3. Each student, after selection, shall be required to pay before admission the following charges :—

Rs. A.

Tuition fee (private students.)	50 0
Admission fee ..	10 0
Examination fee ..	4 8
Sports fee ..	3 0
Caution money ..	5 0
Monthly boarding charges ..	15 8
Monthly seat rent for the hostel ..	2 2
Total Rs. ..	90 2

1st year.

Boarding charges at Rs. 15-8 per month.
Seat rent for hostel at Rs. 2-2 per month.

2nd year.**Rs. A.**

Examination fee ..	3 0	annual.
Tuition fee (private students.)	50 0	annual.
Sports fee ..	3 0	annual.
Boarding charges ..	15 8	monthly.
Seat rent for hostel..	2 2	monthly.

3rd year.**Rs. A.**

Tuition fee (private students.)	50 0	annual.
Examination fee ..	7 8	annual.
Sports fee ..	3 0	annual.
Diploma fee ..	10 0	annual.
Boarding charges ..	15 0	monthly.
Seat rent for hostel ..	2 2	monthly.

4. He must reside in the College Hostel from the date of his admission.

5. He shall be required to conform to the rules of the College which together with admission form may be had free on application to the Principal or Manager of the College.

6. The Government of Bengal will award 10 stipends at Rs. 12-8 per month—3 in class C, 3 in class B and 4 in class A, after a competitive examination, to bona fide students of Bengal.

7. The scale of pay of Bengal Veterinary Service—

Provincial—Rs. 200 to Rs. 750.

Subordinate—Rs. 125 to Rs. 225.

Veterinary Assistant Surgeon—Rs. 50 to 100. (Free house or house allowance in lieu thereof. Fixed travelling allowance.)

8. There will be no admissions after 30th June 1930.

A. D. MACGREGOR, F.R.C.V.S., F.Z.S., I.V.S.,
Principal, Bengal Veterinary College.



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THURSDAY, MARCH 27, 1930.

Part III

Acts of the Bengal Legislative Council.

GOVERNMENT OF BENGAL.

Legislative Department.

NOTIFICATION.

No. 1017L. 24th March, 1930.—In pursuance of the provisions of sub-section (3) of

section 81 of the Government of India Act, the following Act of the local legislature of Bengal, having been assented to by the Governor General on the 15th March, 1930, is hereby published for general information:—

Bengal Act I of 1930.

THE BENGAL MUNICIPAL (AMENDMENT) ACT, 1930.

An Act further to amend the provisions of section 85 of the Bengal Municipal Act, 1884.

WHEREAS it is expedient further to amend the provisions of section 85 of the Bengal Municipal Act, 1884, so as to authorise the levying of an increased rate on the annual value of holdings in the Kurseong Municipality.

It is hereby enacted as follows:—

Short title.

1. This Act may be called the Bengal Municipal (Amendment) Act, 1930.

Amendment
of section
85 of
Bengal
Act III
of 1884.

2. In the first proviso to clause (b) of section 85 of the Bengal Municipal Act, 1884, after the word "Dacca" the word "Kurseong" shall be inserted.

J. BARTLEY,
Secy. to the Govt. of Bengal.



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Part V

Acts of the Indian Legislature assented to by the Governor-General and Ordinances promulgated under section 72 of the Government of India Act.

GOVERNMENT OF INDIA.

Legislative Department.

The following Act of the Indian Legislature received the assent of the Governor General on the 15th February, 1930, and is hereby promulgated for general information :—

ACT NO. I OF 1930.

An Act further to amend the Provident Funds Act, 1925, for certain purposes.

Whereas it is expedient further to amend the Provident Funds Act, 1925, for the purposes hereinafter appearing ; It is hereby enacted as follows :—

XIX of
1925.

Short title.

1. This Act may be called the Provident Funds (Amendment) Act, 1929.

Amendment of section 2, Act XIX of 1925.

2. In section 2 of the Provident Funds Act, 1925 (hereinafter referred to as the said Act),—

XIX of
1925.

(a) in clause (a)—

(i) after the words "life insurance," the words "or the payment of subscriptions or premia in respect of a family pension fund," shall be inserted ; and

(ii) the words "credited in respect of any such subscription or deposit" shall be omitted ;

(b) in clause (b), for the words "or otherwise in respect of a subscription to, or deposit in," the words "a subscription to, or deposit or balance at the credit of an individual account in," shall be substituted ; and

(c) in clause (c), the words "credited in respect of such subscriptions or deposits" shall be omitted.

Amendment of
section 8,
Act XIX of 1925.

3. Section 8 of the said Act, shall be numbered as sub-section (1) of section 8 and the following sub-sections shall be added, namely :—

"(2) The Governor General in Council may, by notification in the *Gazette of India*, direct that the provisions of this Act shall apply to any Provident Fund established for the benefit of the employees of any of the institutions specified in the Schedule, or of any group of such institutions, and, on the making of such declaration, this Act shall apply accordingly, as if such Provident Fund were a Government Provident Fund and the authority having custody of the Fund were the Government :

Provided that section 6 shall apply as if the authority making the contributions referred to in that section were the Government.

(3) The Governor General in Council may, by notification in the *Gazette of India*, add to the Schedule the name of any public institution he may deem fit, and any such addition shall take effect as if it had been made by this Act."

Addition of
Schedule to
Act XIX of 1925.

4. The following Schedule shall be added to the said Act, namely :

"THE SCHEDULE.

LIST OF INSTITUTIONS.

[See sub-section (2) of section 8.]

1. The Pasteur Institute of India, Kasauli.
2. The Calcutta Improvement Tribunal.
3. A Court of Wards.
4. The Indian Central Cotton Committee.
5. The Trustees for the European Hospital for mental diseases at Ranchi.
6. The National Association for supplying female medical aid to the women of India.
7. A College affiliated to a University established by Statute."

L. GRAHAM,
Secy. to the Govt. of India.



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Part VI

**Bills introduced in the Council of State and Legislative Assembly,
Reports of Select Committees presented to the Council and Assembly
and Bills published under Rule 18 of the Indian Legislative Rules.**

GOVERNMENT OF INDIA.

Legislative Assembly Department.

The following Bill was introduced in the Legislative Assembly on the 12th February, 1930 :—

L. A. BILL NO. 5 OF 1930.

A Bill to provide for the creation of a fund for the improvement and development of the cultivation, manufacture and marketing of Indian lac.

WHEREAS it is expedient to provide for the creation of a fund to be expended by a Committee specially constituted in this behalf for the improvement and development of the cultivation, manufacture and marketing of Indian lac ;

It is hereby enacted as follows :—

Short title, extent and commencement.

1. (1) This Act may be called the Indian Lac Cess Act, 1930.
- (2) It extends to the whole of British India, except Aden.
- (3) It shall come into force on such date as the Governor General in Council may, by notification in the *Gazette of India*, appoint.

Definition.

2. In this Act—

- (a) "Collector" means a Customs-collector as defined in clause (c) of section 3 of the Sea Customs Act, 1878 ;
- (b) "Committee" means the Indian Lac Cess Committee constituted under section 4 ;
- (c) "lac" includes any form of manufactured or unmanufactured lac other than refuse lac ;
- (d) "lac cess" means the customs duty imposed by section 3.

VIII of
1878.

Imposition of lac cess.

3. There shall be levied and collected on all lac and refuse lac produced in India and exported from any customs-port to any port beyond the limits of British India or to Aden a cess at the rate of four annas per maund in the case of lac, and two annas per maund in the case of refuse lac, or at such lower rate as the Governor General in Council may, on the recommendation of the Committee, by notification in the *Gazette of India*, prescribe.

Constitution of the Indian Lac Cess Committee.

4. (1) The Governor General in Council shall constitute a Committee consisting of the following members to receive and expend the proceeds of the cess :—

- (i) the Vice-Chairman of the Imperial Council of Agricultural Research, *ex-officio* ;
- (ii) the Inspector General of Forests, *ex-officio* ;
- (iii) the Forest Entomologist, Dehra Dun, *ex-officio* ;
- (iv) the Imperial Entomologist, *ex-officio* ;
- (v) the Conservator of Forests, Bihar and Orissa, *ex-officio* ;
- (vi) the Director of Agriculture, Bihar and Orissa, *ex-officio* ;
- (vii) the Director of the Lac Research Institute, Nankum, *ex-officio* ;
- (viii) three persons representing the shellac manufacturing industry, one to be nominated by the Bengal Chamber of Commerce, one by the Calcutta Shellac Brokers' Association, and one by the Mirzapur Shellac Manufacturers' Association ;
- (ix) one representative of the shellac export trade nominated by the Bengal Chamber of Commerce ;
- (x) one representative of the brokers of lac and shellac in Calcutta nominated by the Calcutta Shellac Brokers' Association ;
- (xi) five persons representing the lac cultivators' interests in Bengal, Bihar and Orissa, the United Provinces, the Central Provinces and Assam, one to be nominated by each of the Local Governments of those provinces :

Provided that, if, within the period prescribed in this behalf, or, in the case of first nominations under this Act, within a reasonable time, any authority or body fails to make any nomination which it is entitled to make under this section, the Governor General in Council may himself nominate a member to fill the vacancy.

(2) The Vice-Chairman of the Imperial Council of Agricultural Research shall be *ex-officio* President of the Committee.

(3) The Secretary of the Committee shall be a person, not being a member of the Committee, appointed by the Governor General in Council.

(4) Where a nominated member dies, resigns, ceases to reside in British India or becomes incapable of acting, the Governor General in Council may, on the recommendation of the authority or body which would have been entitled to make the nomination if it had been a first nomination under sub-section (1), or where such recommendation is not made within the prescribed period, then on his own initiative, nominate a person to fill the vacancy.

(5) No act done by the Committee shall be questioned on the ground merely of the existence of any vacancy in, or any defect in the constitution of, the Committee.

Incorporation of the Committee.

5. The Committee so constituted shall be a body corporate by the name of the Indian Lac Cess Committee, having perpetual succession and a common seal, with power to acquire and hold property both moveable and immoveable and to contract and shall by the said name sue and be sued.

Application of
the lac cess.

6. (1) At the close of each month or as soon thereafter as may be convenient, the Collector shall pay the proceeds of the lac cess, after deducting the expenses of collection (if any), to the Committee.

(2) The said proceeds and any other monies received by the Committee shall be applied to meeting the expenses of the Committee and the cost of such measures as it may, subject to the control of the Governor General in Council, decide to undertake for the improvement and development of methods of cultivation, manufacture and marketing of Indian lac.

Dissolution of
the Committee.

7. The Governor General in Council may by notification in the *Gazette of India* declare that, with effect from such date as may be specified in the notification, the Committee shall be dissolved, and on the making of such declaration all funds and other property vested in the Committee shall vest in His Majesty and this Act shall be deemed to have been repealed.

Power of
Governor
General in
Council to make
rules.

8. (1) The Governor General in Council may, after consulting the Committee and after previous publication, make rules to carry out the purposes of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may—

- (a) prescribe the time within which nominations shall be made under section 4;
- (b) prescribe the term of office of the members of the Committee;
- (c) prescribe the circumstances in which and the authority by which any member may be removed;
- (d) provide for the holding of a minimum number of meetings of the Committee during any year;
- (e) provide for the maintenance by the Committee of a record of all business transacted and the submission of copies of such records to the Governor General in Council;
- (f) define the powers of the Committee and of the Director of the Lac Research Institute and of the Secretary to the Committee to enter into contracts which shall be binding on the Committee and the manner in which such contracts shall be executed;
- (g) regulate the travelling allowances of members of the Committee and their remuneration, if any;
- (h) define the powers of the Committee and of the Director of the Lac Research Institute and of the Secretary to the Committee in respect of the appointment, promotion and dismissal of officers and servants of the Committee and in respect of the creation and abolition of appointments of such officers or servants;
- (i) regulate the grant of pay and leave to officers and servants, of the Committee, and the payment of leave allowances to such officers and servants, and the remuneration to be paid to any person appointed to act for any officer or servant to whom leave is granted;
- (j) regulate the payment of pensions, gratuities, compassionate allowances and travelling allowances to officers and servants of the Committee;
- (k) provide for the establishment and maintenance of a provident fund for the officers and servants of the Committee, and for the deduction of subscriptions to such provident fund from the pay and allowances of such officers and servants, other than Government servants whose services have been lent or transferred to the Committee;

- (l) regulate the preparation of budget estimates of the annual receipts and expenditure of the Committee and of supplementary estimates of expenditure not included in the budget estimates, and the manner in which such estimates shall be sanctioned and published;
- (m) define the powers of the Committee, the Standing Executive Sub-Committee (if any), the President of the Committee, the Director of the Lac Research Institute and the Secretary to the Committee, respectively, in regard to the expenditure of the funds of the Committee, whether provision has or has not been made in the budget estimates or by reappropriation for such expenditure, and in regard to the reappropriation of estimated savings in the budget estimates of expenditure;
- (n) regulate the maintenance of accounts of the receipts and expenditure of the Committee and provide for the audit and publication of such accounts;
- (o) prescribe the manner in which payments are to be made by or on behalf of the Committee, and the officers by whom orders for making deposits or investments or disposal of the funds of the Committee shall be signed;
- (p) determine the custody in which the current account of the Committee shall be kept, and the bank or banks at which surplus monies at the credit of the Committee may be deposited at interest, and the conditions on which such monies may be otherwise invested;
- (q) prescribe the preparation of a statement showing the sums allotted to the provincial Departments of Forests or of Agriculture or to institutions or authorities not under the direct control of the Committee for expenditure on schemes relating to the cultivation, manufacture or marketing of lac, the actual expenditure incurred, the outstanding liabilities, if any, and the disposal of unexpended balances at the end of the year; and
- (r) regulate the assessment, levy and payment of the lac cess.

Power of the Committee to make rules.

9. The Committee may, with the previous sanction of the Governor General in Council, make rules consistent with this Act and with the rules made under section 8 to provide for all or any of the following matters, namely :—

- (a) the appointment of a Standing Executive Sub-Committee and the delegation thereto of any powers exercisable under this Act by the Committee;
- (b) the method of appointment, removal and replacement and the term of office of members of the Standing Executive Sub-Committee, and the filling of vacancies therein;
- (c) the appointment of the dates, times and places for meetings of the Committee and the Standing Executive Sub-Committee, and the regulation of the procedure to be observed at such meetings;
- (d) the determination of the circumstances in which security may be demanded from officers and servants of the Committee, and the amount and nature of such security in each case;
- (e) the determination of the times at which, and the circumstances in which, payments may be made out of the provident fund and the conditions on which such payments shall relieve the fund from further liability;
- (f) the contribution to be paid from the funds of the Committee to the provident fund;
- (g) generally, all matters incidental to the provident fund and the investment thereof;
- (h) the defining of the powers and duties of the Secretary of the Committee.

Publication of
rules.

10. All rules made under section 8 or section 9 shall be published in the *Gazette of India*.

Repeal.

11. The Indian Lac Cess Act, 1921, is hereby repealed.

XIV of
1921.

Dissolution
of
the Indian
Lac
Association
Research.

12. Notwithstanding anything contained in the Societies' Registration Act, 1860, the Indian Lac Association for Research is hereby dissolved, and all monies and properties vested in it are hereby transferred to the Committee, subject to the payment of any outstanding claims incurred by the said Association under the Indian Lac Cess Act, 1921.

XXI of
1860.

XIV of
1921.

STATEMENT OF OBJECTS AND REASONS.

Under the existing Indian Lac Cess Act, 1921, the proceeds of the lac cess are, after deduction of the expenses of collection, paid to the Lac Association. The control of these funds is vested in a Committee of the Association which has been constituted under the rules of the Association and not by any statutory authority. This Committee is composed of three representatives of Calcutta shippers, two of Indian manufacturers, two of Indian brokers, one of European manufacturers and one of European brokers. The Committee, through its control of the lac cess funds, controls also all expenditure on research which is carried out in the Lac Research Institute at Ranchi.

The Lac Association have represented to the Government of India that the Committee which is located at Calcutta, is not in a position to control effectually or to the best advantage the future conduct of research in the lac industry, having neither the necessary knowledge nor necessary experience. The Committee particularly feels its inability to bring home to the cultivator the results of the research work done at the Institute. The Association have accordingly recommended that the existing Lac Cess Act should be replaced by a fresh measure providing for a continuance of the lac cess and constituting a statutory committee on the lines of the Central Cotton Committee, which should take over control of the Research Institute and should administer generally the lac cess funds. The Government of Bihar and Orissa, within whose jurisdiction the Research Institute is located, concur in this recommendation.

The Royal Commission on Agriculture have also in paragraphs 498 and 499 of their report emphasised the importance of bringing together the various interests in the lac industry somewhat on the lines of the Indian Central Cotton Committee, and of

including in the body entrusted with the control of the cess funds nominees of the Government of India and of the Government of Bihar and Orissa and an official to represent the interests of cultivators.

The Government of India after giving the matter their careful consideration and after consulting Local Governments have decided to accept the recommendations of the Indian Lac Association and the Government of Bihar and Orissa.

The object of this Bill is to give effect to this decision. It is proposed that the statutory committee to be constituted should include technical experts in the employ of the Government of India and Bihar and Orissa, as suggested by the Royal Commission on Agriculture and also representatives of manufacturers, shippers and cultivating interests. Opportunity is also taken in accordance with a recommendation of the Government of Bihar and Orissa to enlarge the definition of the objects to which the proceeds of the cess may be applied, so as to include within its scope the investigation of marketing methods and the promotion of sales.

It is also proposed in accordance with a recommendation made by the same Government that the new measure should be of a permanent character, subject to a dissolution clause as in clause 7 of the Bill. The rule making powers which it is proposed to take are analogous to those incorporated in the Indian Cotton Cess Act, 1923.

NEW DELHI :

- G. RAINY.

The 8th February, 1930.

S. C. GUPTA,
Secy. of the Legislative Assembly.

GOVERNMENT OF INDIA.

Legislative Assembly Department.

The following Bill was introduced in the Legislative Assembly on the 12th February, 1930 :—

L. A. BILL No. 6 of 1930.

A Bill further to amend the Indian Companies Act, 1913, for certain purposes.

WHEREAS it is expedient further to amend the Indian Companies Act, 1913, for the purposes hereinafter appearing ; It is hereby enacted as follows :—

VII of
1913.

Short title and commencement.

1. (1) This Act may be called the Indian Companies (Amendment) Act, 1930.

(2) It shall come into force on such date as the Governor General in Council may, by notification in the *Gazette of India*, appoint.

Amendment of section 144, Act VII of 1913.

2. In section 144 of the Indian Companies Act, 1913,—

VII of
1913.

(a) in sub-section (1)—
(i) for the words "Local Government" the words "Governor General in Council" shall be substituted ; and

(ii) for the proviso the following proviso shall be substituted, namely :—

" Provided that a firm whereof the partners all hold such certificates may be appointed by its firm-name to be auditor of a company, and may act in its firm-name " ; and

(b) for sub-section (2) the following sub-sections shall be substituted, namely :—

"(2) The Governor General in Council may, by notification in the *Gazette of India* and after previous publication, make rules providing for the grant of such certificates and prescribing conditions and restrictions for the grant thereof.

(2A) In particular, and without prejudice to the generality of the foregoing power, such rules may—

(a) provide for the maintenance of a Register of Accountants entitled to apply for such certificates ;

(b) prescribe the qualifications for enrolment on the Register and the fees therefor ;

(c) provide for the examination of candidates for enrolment, and prescribe the fees to be paid by examinees ;

(d) prescribe the circumstances in which the name of any person may be removed from or restored to the Register ;

(e) provide for the establishment, constitution and procedure of an Indian Accountancy Board, consisting of such persons as the Governor General in Council may appoint, representing the interests principally affected or having special knowledge of accountancy in India, to advise him on all matters of administration relating to accountancy, and to assist him in maintaining the standards of qualification and conduct of persons enrolled on the Register ; and

(f) provide for the appointment of local accountancy boards at such centres as the Governor General in Council may select, to advise him and the Indian Accountancy Board on any matter that may be referred to them.

(2B) The holder of a certificate granted under this section shall, subject to any conditions or restrictions imposed by the certificate, be entitled to be appointed and act as an auditor of companies throughout British India."

Certificates granted before the commencement of this Act.

3. (1) All certificates granted by Local Governments before the commencement of this Act entitling the holders, and all declarations made before the commencement of this Act by the Governor General in Council entitling the members of any specified institution or association, to be appointed and to act as auditors of companies throughout British India, shall be deemed to be cancelled on the expiry of one year from the commencement of this Act :

Provided that the Governor General in Council may direct that any such certificate or declaration shall remain in force for a further period not exceeding one year.

(2) Persons holding restricted certificates granted by Local Governments before the commencement of this Act entitling them to act as auditors within a province may continue so to act, on such conditions as may be prescribed by the Governor General in Council in rules made by notification in the *Gazette of India* and after previous publication.

STATEMENT OF OBJECTS AND REASONS.

One of the main objects in passing the Indian Companies Act, 1913, was to ensure that the accounts of companies are properly audited, and section 144 of the Act deals with the appointment and qualification of auditors. Under sub-sections (1) and (2) of this section, the Local Government is the statutory authority for the grant of certificates to persons entitling them to act as auditors of public companies and to make rules providing for the grant of such certificates. The proviso to sub-section (1) also empowers the Governor General in Council to declare that the members of specified institutions or associations shall be entitled to be appointed and to act as auditors of companies throughout British India.

The existing arrangements were not intended to be more than temporary and transitional. It is doubtful whether the provisions of section 144 of the Indian Companies Act are in consonance with the classification of subjects under the existing constitution, and it is considered to be desirable that definite steps should now be taken to prepare a way for advance towards the ideal system of an autonomous association of accountants able to assume complete responsibility for the maintenance of the requisite standard of professional qualification, discipline and conduct of its members. Further, during the last few years a large increase has taken place not only in the number of joint stock companies in India, but also in the range of their activities, which frequently extend beyond the limits of a single province. Not only, therefore, is a high standard of professional qualification necessary but it is also necessary that this standard should be uniform throughout the country. With these objects in view the Government of India have caused the whole position to be re-examined and have prepared a comprehensive scheme, in consultation with Local Governments

and commercial and other bodies interested. This scheme proposes to transfer the power to grant auditors' certificates and to make rules for the grant of such certificates from the Local Government to the Governor General in Council and provides for the appointment of an Indian Accountancy Board, consisting of persons representing the interests principally affected or having special knowledge of accountancy, to advise the Governor General in Council on all matters concerning the grant of auditors' certificates and to assist him in maintaining the standards of qualification and conduct required of auditors. It also provides for the appointment of local accountancy boards at important centres for the purpose of advising the Indian Accountancy Board and the Governor General in Council on any matters that may be referred to them.

The object of the Bill is to take the necessary power to give effect to this scheme. The more important changes which it is proposed to make in the law are :

- (1) the substitution in section 144 of the Governor General in Council for the Local Government as the statutory authority for granting auditors' certificates for making rules for the grant of such certificates ; and
- (2) the abolition of the power to allow members of specified societies to act as auditors without certificates.

G. RAINY.

NEW DELHI.

Dated the 5th February, 1930.

S. C. GUPTA,
Secy. of the Legislative Assembly.

GOVERNMENT OF INDIA.**Legislative Assembly Department.**

The following Bill was introduced in the Legislative Assembly on the 12th February, 1930 :—

L. A. BILL No. 8 OF 1930.

A Bill to amend the law relating to the fostering and development of the steel industry in British India for certain purposes.

WHEREAS it is expedient to amend the law relating to the fostering and development of the steel industry in British India for the purposes hereinafter appearing ; It is hereby enacted as follows :—

Short title and commencement.

1. (1) This Act may be called the Steel Industry (Protection) Act, 1930.

(2) It shall come into force on such date as the Governor General in Council may, by notification in the *Gazette of India*, appoint.

**Amendment of
Second Schedule
to Act VIII of
1894.**

2. In the Second Schedule to the Indian Tariff Act, 1894, VIII of there shall be made the amendments specified in the Schedule to this Act.

THE SCHEDULE.

(See section 2.)

AMENDMENTS TO THE SECOND SCHEDULE TO THE INDIAN TARIFF ACT, 1894.

1. In item No. 61, in the fifth sub-item (relating to IRON OR STEEL railway track material not otherwise specified), after the words "fastenings therefor", the words "other than tie-bars" shall be inserted.

2. In item No. 62, in the fifth sub-item (relating to STEEL, bar and rod), in part (c) thereof—

(a) for the entry "(i) rounds under $\frac{1}{2}$ inch diameter", the entry "(i) rounds not over 7/16 inch diameter" shall be substituted ; and

(b) for the entry "(ii) squares under $\frac{1}{2}$ inch side", the entry "(ii) squares not over 7/16 inch side" shall be substituted.

3. In item No. 150—

(a) in part (a) of sub-item A, entry (iii) relating to spikes and tie-bars shall be omitted ;

(b) in part (b) of sub-item A, the words "spikes and tie-bars" shall be omitted ; and

(c) the following sub-item shall be added, namely :—

"D. Spikes and tie-bars—

of British manufacture	.. Rs. 26 per ton,
not of British manufacture	.. Rs. 37 per ton."

STATEMENT OF OBJECTS AND REASONS.

Under item No. 152 of the Tariff Schedule read with item No. 62 (c) (i) and (ii) thereof, round and square bars and rods of sizes $\frac{1}{2}$ inch and above are liable to a protective duty of Rs. 26 or 37 per ton, according as they are of British manufacture or not. It has been represented to Government that steel bars of sizes of 15/32 inch and 31/64 inch, manufactured to special orders for use in

substitution for $\frac{1}{2}$ inch bars, are being imported with the object of evading the protective duty leviable on $\frac{1}{2}$ inch bars. Statistics specially maintained to watch the imports of bars and rods show that the importations of these special sizes are increasing. As there is no stock size intermediate between $\frac{1}{2}$ inch and 7/16 inch, it is evident that the object of these importations is as stated above and that as far as $\frac{1}{2}$ inch bars and rods are concerned the intention of the Steel Industry

(Protection) Act, 1927, is being defeated to a considerable extent. It is accordingly proposed to bring all steel bars and rods over 7/16 inch under the protective duty so as to make the protection granted to $\frac{1}{2}$ inch bars fully effective. Item 2 of the Schedule to the Bill provides for this.

2. The Tariff Board, in paragraph 159 of their Report regarding the continuance of protection to the steel industry, recommended that spikes and tie-bars should be subject to the same protective duties as bars so that the basic duty would be Rs. 26 per ton and the additional duty Rs. 11 per ton. Item No. 150 of the Indian Tariff Act which was inserted by the Steel Industry (Protection) Act, 1927, was intended to give effect to this recommendation. It has been held, however, that the wording of the entry

does not in fact carry out the intention, and that tie-bars for cast iron sleepers are not subject to the protective duty leviable thereunder, but are assessable at 10 per cent. *ad valorem* as "fastenings" for such sleepers under item No. 61. Items 1 and 3 of the Schedule to the Bill accordingly amend items Nos. 61 and 150 of the Import Tariff, so as to give full effect to the scheme of protection adopted by the Legislature.

G. RAINY.

NEW DELHI,

Dated the 16th February, 1930.

S. C. GUPTA,

Secy. of the Legislative Assembly.

GOVERNMENT OF INDIA.**Legislative Assembly Department.**

The following Bill was introduced in the Legislative Assembly on the 18th February, 1930 : -

L. A. BILL NO. 9 OF 1930.

*A Bill further to amend the Indian Income-tax Act, 1922,
for a certain purpose.*

WHEREAS it is expedient further to amend the Indian Income-tax Act, 1922, for the purpose hereinafter appearing ; XI of 1922. It is hereby enacted as follows : -

Short title.

1. This Act may be called the Indian Income-tax (Amendment) Act, 1930.

**Amendment of
section 10, Act XI
of 1922.**

2. In sub-section (2) of section 10 of the Indian Income-tax Act, 1922, after clause (viii) the following clause shall be XI of 1922. inserted, namely : -

"(viii) any sum paid to an employee as bonus or commission for services rendered, where such sum would not have been payable to him as profits or dividend if it had not been paid as bonus or commission :

Provided that the amount of the bonus or commission is of a reasonable amount with reference to—

- (a) the pay of the employee and the conditions of his service ;
- (b) the profits of the business for the year in question ; and
- (c) the general practice in similar business."

STATEMENT OF OBJECTS AND REASONS.

It has been held by a High Court that bonus, commission or other remuneration paid by an employer to an employee cannot be treated as a business expense and deducted from the employer's income in assessing it to income-tax if the amount of such bonus is dependent on the amount of the profits.

2. At the same time such payments are assessable to income-tax in the hands of the recipients. They are thus liable to double taxation.

3. Under section 60 the Government of India have therefore exempted such payments from income-tax in the hands of the employee where they cannot legally be deducted in assessing the income of the employer, subject to certain conditions.

4. It has been pointed out, however, that apart from technicalities such payments, if they represent genuine remuneration of an employee for services rendered, are rightly to be regarded as business expenses, and that the refusal to allow their deduction as such may cause hardship.

5. It is therefore proposed to amend the law so as to permit the deduction of such payments from the employer's income as a business expense. The Bill provides for this amendment with the safeguards necessary to obviate any abuse.

GEORGE SCHUSTER.

NEW DELHI,
The 7th February, 1930.

—
S. C. GUPTA,
Secy. of the Legislative Assembly.

GOVERNMENT OF INDIA.

Legislative Assembly Department.

The following Bill was introduced in the Legislative Assembly on the 18th February, 1930 :—

L. A. BILL NO. 10 OF 1930.

A Bill to amend the law relating to insolvency, for certain purposes.

WHEREAS it is expedient to amend the law relating to insolvency, for the purposes hereinafter appearing; It is hereby enacted as follows :—

Short title.

Amendment of section 2, Act III of 1909.

Insertion of new section 18A in Act III of 1909.

Control over insolvency proceedings in subordinate Courts.

Amendment of section 77, Act III of 1909.

Amendment of section 112, Act III of 1909.

Amendment of section 53, Act V of 1920.

1. This Act may be called the Insolvency Law (Amendment) Act, 1930.

2. In clause (c) of section 2 of the Presidency-towns Insolvency Act, 1909 (hereinafter referred to as the said Act), after the words "acting official assignee," the words "and a deputy official assignee, whether permanent or acting" shall be added.

3. After section 18 of the said Act, the following section shall be inserted, namely :—

"**18A. (1) The Court may, at any time after the presentation of an insolvency petition, stay any insolvency proceedings pending against the debtor in any Court subject to the superintendence of the Court, and may, at any time after the making of an order of adjudication, annul an adjudication against the debtor made by any such Court.**

(2) Where an adjudication is annulled under sub-section (1), all sales and dispositions of property and payments duly made and all acts done by the Court whose order is annulled, or by the receiver appointed by it or other person acting under his authority, shall be valid, but the property vested in such Court or receiver shall vest in the official assignee, and the Court may make such direction in regard to the custody of such property as it thinks fit.

(3) Notice of the order annulling an adjudication under sub-section (1) shall be published in the local official gazette and in such other manner as may be prescribed."

4. In section 77 of the said Act, —

(a) in sub-section (1), —

(i) after the word "estates" the words "and such person or persons as he thinks fit to the office of deputy-official assignee" shall be inserted, and

(ii) for the words "that office" the words "any of the said offices" shall be substituted ;

(b) after sub-section (1), the following sub-section shall be inserted, namely :—

"**(1A) Subject to rules made under section 112, the deputy official assignee shall have all the powers and shall discharge all the duties and in exercise of such powers and in the discharge of such duties shall be subject to all the liabilities of the official assignee under this Act ;" and**

(c) in sub-section (2), after the words "official assignee" the words "and every deputy official assignee" shall be inserted.

5. In sub-section (2) of section 112 of the said Act, after clause (r), the following clause shall be added, namely :—

"(s) the distribution of work between the official assignee and his deputy or deputies."

6. In section 53 of the Provincial Insolvency Act, 1920, V of 1920, after the words "is adjudged insolvent" the words "on a petition presented" shall be inserted.

STATEMENT OF OBJECTS AND REASONS.

The object of the Bill is to remove certain defects in the Presidency-towns Insolvency Act, 1909, and the Provincial Insolvency Act, 1920, which have been recently brought to notice. The reasons for the several amendments proposed therein are explained in the appended Notes on Clauses.

NOTES ON CLAUSES.

Clauses 2, 4 and 5.—There is no specific provision in the Presidency-towns Insolvency Act, 1909, for the appointment of a deputy official assignee who could discharge all the duties and exercise all the functions of the official assignee. The insolvency work of the High Courts has increased since 1909 and the necessity of affording relief to the official assignee has been felt. It is therefore proposed to give power to the Chief Justices of the High Courts to appoint one or more deputy official assignees with the necessary powers.

Clause 3.—It has been held by some of the High Courts that section 18(1) of the Presidency-towns Insolvency Act does not empower a Judge of the High Court sitting in insolvency to stay proceedings pending in respect of the same debtor in a Court subject to the superintendence of the High Court under the Provincial Insolvency Act. The need for such power has been felt, particularly in Calcutta where a common practice prevails whereby debtors, who have carried on business in Calcutta, retire to some part of the province sufficiently remote and get an accommodating

creditor to present a petition in insolvency against them in a District Court. This is done with the object of discouraging Calcutta creditors from prosecuting their claims or securing a searching investigation of the debtor's conduct and affairs. The clause gives power to the Judge of a High Court sitting in insolvency to stay or annul insolvency proceedings pending under the Provincial Insolvency Act in any Court subject to its superintendence in respect of the same debtor. It also empowers him to give necessary directions for the administration of the debtor's estate in the High Court.

Clause 6.—Section 53 of the Provincial Insolvency Act has given rise to conflicting judicial decisions as to whether the *terminus a quo* for the calculation of the period of two years referred to therein should be the date of the order of adjudication or the date of the presentation of the insolvency petition. The view that the *terminus a quo* should be the date of the presentation of the petition is in pursuance of the policy underlying the Act, and the contrary view leads to an abuse of the provision by dishonest and litigious debtors. The clause gives effect to the former view.

B. L. MITTER.

NEW DELHI;
The 14th February, 1930.

S. C. GUPTA,
Secy. of the Legislative Assembly.



The Calcutta Gazette

THURSDAY, MARCH 20, 1930.

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FORM C—BENGAL.

Statement of cotton pressed in the Bengal Presidency for the week ending 7th March 1930.

[Section 5 (2) of the Cotton Ginning and Processing Factories Act, 1925.]

Name of Division or Block.	Number of bales pressed.				District included in the block.
	During the week.	During the corresponding week last year.	Since 1st September 1929 (the date proscribed by the Local Government as the commencement of the season).	During the corresponding period last year.	
The Bengal Presidency	1,160 or 1,149+495225 bales of 400 lbs. each.	438	9,428	5,003	All districts in the Presidency.

R. P. ADAMS,
Chief Inspector of Factories, Bengal

BENGAL.

The following list of Government Promissory Notes in the custody of the Controller of the Currency on the 31st December 1929, deposited under articles 80(a) and 84(a) of the Government Securities Manual, is published for the information of officers concerned, so that any omission or error in the list may be brought to notice promptly.

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Name of administrator or other officer to whom
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3 per cent. loan of 1896-97.

Serial No.	1. Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1	2514	Owen John Elias Legacy	.. Superintendent, Medical College Hospitals, Calcutta.	Calcutta ..	500
2	2516	Bankim Chandra Ghosh	.. Ditto ..	Ditto ..	200
3	2516	D. Spencer & Co. Ditto ..	Ditto ..	500
4	2517	T. Ghosh Ditto ..	Ditto ..	200
5	2522	Bhupendra Chandra Ganguly, Instrument Ledger-keeper.	.. Ditto ..	Ditto ..	100
6	2523	Nando Lal Mukherjee, Store-keeper.	.. Ditto ..	Ditto ..	100
7	2523	Aswini Kumar Bose, Store-keeper.	.. Ditto ..	Ditto ..	200
8	2524	Radhika Prasad Mukherjee, Cashier.	.. Ditto ..	Ditto ..	200
9	2524	Panchanan Banerjee, Rent-Collector.	.. Ditto ..	Ditto ..	500
10	2558	Hira Lal Mukherjee, Cashier	.. Principal, Presidency College, Calcutta.	Ditto ..	1,800
11	2563	Prosad Chandra Chakravarti, Steward, Eden Hindu Hostel.	.. Ditto ..	Ditto ..	600
12	2594	Muktakeshi Debi Widow Fund	.. Principal, Sanskrit College, Calcutta.	Ditto ..	300
13	2652	Biseswar Chakravarti Endowment Fund.	.. Secretary, Calcutta Sanskrit Association, Calcutta.	Ditto ..	2,000
14	2673	Maharaja Scindia Bahadur of Gwalior Prize Fund.	.. Superintendent, Campbell Medical School, Calcutta.	Ditto ..	200
15	2679	Messrs. Ghosh & Co.	.. Ditto ..	Ditto ..	1,000
16	2681	Hori Charan Chowdhury	.. Ditto ..	Ditto ..	1,000
17	2710	Surendra Nath Ghosh, Accountant.	.. Shipping Master, Calcutta	Ditto ..	500
18	2712	Ashutosh Ghosh, Banking Clerk	.. Ditto ..	Ditto ..	1,000
19	2721	Brojendra Kumar Law, Treasurer	.. Collector of Calcutta	Ditto ..	5,900
20	2731	Radhika Mohan Ghosh, Head Clerk.	.. Assistant Commissioner of Income-Tax, Bengal, Calcutta Range, No. 1, Hare Street, Calcutta.	Ditto ..	100
21	2965	Narendra Nath Mukherjee, Assistant Toll Collector.	.. Executive Engineer, Canals Division, Calcutta.	Ditto ..	500
22	2975	Ramdurlab Mukherjee	.. Ditto ..	Ditto ..	100
23	2986	Roy & Co. Chief Engineer, Public Health, Bengal, Calcutta.	Ditto ..	200
24	3027	C. I. T. Case No. 105 of 1915	.. President, Calcutta Improvement Tribunal.	Ditto ..	100
25	3630	Ditto	8 of 1916 ..	Ditto ..	100

3 per cent. loan of 1896-97.

Serial No.	1 Leger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
26	3648	C. I. T. Case No. 185 of 1917 ..	President, Calcutta Improvement Tribunal.	Calcutta ..	100
27	3739	Ditto 36 of 1921 ..	Ditto ..	Ditto ..	100
28	3772	Ditto 29 of 1922 ..	Ditto ..	Ditto ..	100
29	3915	Ditto 80 of 1927 ..	Ditto ..	Ditto ..	100
30	2829	Chandra Kumar Mitra, Jailor ..	Inspector-General Prisons, Bengal.	of	2,000
31	2888	Sourindra Nath Guha, Head Clerk, Central Jail.	Ditto	200
32	3014	Jamini Kanta Ganguly, Tahsil-dar.	Collector of 24-Parganas ..	24-Parganas	300
33	3029	Sital Chandra Shaw, Lessee ..	Ditto ..	Ditto ..	1,000
34	3038	Sheo Bux Bogla, Pinjrapole estate	Ditto ..	Ditto ..	100
35	3046	Surendra Chandra Chatterjee, Assistant Nazir.	Ditto ..	Ditto ..	100
36	3047	Badel Biswas, Panihati Wards Estate.	Ditto ..	Ditto ..	100
37	3053	Sris Chandra Law ..	Ditto ..	Ditto ..	100
38	3132	L. A. Case No. 205 of 1903 ..	Special Land Acquisition Judge, 24-Parganas.	Ditto ..	11,300
39	3133	Ditto 206 of 1903 ..	Ditto ..	Ditto ..	25,900
40	3133	Ditto 207 of 1903 ..	Ditto ..	Ditto ..	48,500
41	3356	Act VIII Case No. 210 of 1926 ..	District Judge, 24-Parganas.	Ditto ..	1,000
42	3361	Ditto 165 of 1925 ..	Ditto ..	Ditto ..	100
43	3364	Satish Chandra Sarkar, Nazir, Baruipore.	Ditto ..	Ditto ..	600
44	3497	Aghore Mohini Fund ..	Magistrate, 24-Parganas ..	Ditto ..	1,500
45	3498	Chandra Nath Ray Sapuis Gold Medal Fund.	Ditto ..	Ditto ..	1,100
46	3505	Baranagar Municipality ..	Chairman, Baranagar Municipality, 24-Parganas.	Calcutta ..	100
47	3508	Janaki Jiban Sanyal ..	Ditto ..	Ditto ..	200
48	3510	Satish Chandra Ghosh, Tax Daroga.	Executive Officer, Barrack-pore Cantonment.	24-Parganas	1,000
49	3515	Debendra Nath Patra ..	Chairman, Garulia Municipality, 24-Parganas.	24-Parganas, from Barrack-pore sub-treasury.	200
50	3533	Rajendra Kumar Ghosh, Patnidar	Collector, Khulna ..	Khulna ..	1,200

3 per cent. loan of 1896-97.

Serial No.	Ledger folio No.	Name of person or fund on whose behalf held.	Name of the administrator or other officer in whose favour P. O. is drawn.	Treasury at which interest is payable.	Amount. Rs.
51	3533	Bhupendra Nath Chakravarti, Patnidar.	Collector, Khulna	Khulna	100
52	3535	Soudamini Dasi for payment of rent.	Ditto ..	Ditto ..	300
53	3537	Mohendra Nath Dhar, Settlement holder.	Ditto ..	Ditto ..	200
54	3541	Mohendra Kumar Mitra, Patnidar	Ditto ..	Ditto ..	200
55	3542	Bepin Behary Saha for payment of rent.	Ditto	500
56	3544	Keshab Lal Bose, Patnidar	Ditto ..	Khulna ..	500
57	3570	Promotheo Bhushan Bose, Head Clerk.	Superintendent of Police, Khulna.	Ditto ..	500
58	3593	Debendra Nath Mukherjee	Chairman, Santipur Municipality, Nadia.	Nadia ..	500
59	3596	Girija Bhushan Mukherjee, Tax Collector.	Chairman, Ranaghat Municipality.	Nadia, from Ranaghat sub-treasury.	100
60	3599	Debi Bindu Bosini Maitra Prize Fund.	Magistrate, Nadia	Nadia ..	200
61	3599	Assistant Surgeon, Madhusudan Maitra Prize Fund.	Ditto ..	Ditto ..	200
62	3600	Menaka Debi Maitra's Annual Cash Prize Fund.	Ditto ..	Ditto ..	100
63	3606	Smith & Medonell Prize Fund	Principal, Krishnagar College, Nadia.	Ditto ..	300
64	4005	Sorojini Mitra	Collector, Jessore	Jessore ..	300
65	4006	Nagendra Nath Ghosh, Potdar, Narail.	Ditto ..	Ditto ..	200
66	4083	Lalbagh Girls' School Fund	Magistrate, Murshidabad	Murshidabad	900
67	4116	Berhampur Dispensary Fund	Chairman, Berhampur Municipality, Murshidabad.	Ditto ..	100
68	4119	Kumud Bandhu Das Gupta, Cashier.	Ditto ..	Ditto ..	2,000
69	4136	Patit Paban Mazumdar, Court Inspector.	Superintendent of Police, Birbhum.	Birbhum ..	500
70	4231	Suri Charitable Dispensary Committee.	Magistrate, Birbhum	Ditto ..	4,000
71	4170	Bisalakshya Bose Endowment Fund.	Chairman, Burdwan Municipality.	Burdwan ..	3,000
72	4199	Surendra Nath De, Nazir	District Judge, Bankura	Bankura ..	1,500
73	4200	Jyotish Ch. Biswas, Naib Nazir	Ditto ..	Ditto ..	500
74	4239	Atul Chandra Roy, Head Clerk	Superintendent of Police, Midnapur.	Midnapur ..	500
75	4267	Upendra Narain Mazumdar, Contai Dispensary Fund.	Collector, Midnapur	Ditto ..	900

3 per cent. loan of 1896-97.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
76	4282	Dhirendra Chandra Bhattacharjee, Naib Nazir.	District Judge, Midnapur	Midnapure ..	200
77	4292	Midnapore Famine Charitable Relief Fund.	Magistrate, Midnapur ..	Ditto ..	3,600
78	4294	Ghatal Municipal Fund	Ditto ..	Ditto ..	1,000
79	4301	Contai Dispensary Fund	Subdivisional Officer, Contai.	Ditto ..	200
80	4320	Sarat Chandra Chatterjee, Cashier, Etamogra.	Executive Engineer, Cossye Division, Midnapore.	Ditto ..	500
81	2631	Umesh Chandra Pal Trust Fund	Inspector of Schools, Burdwan Division, Chinsurah.	Hooghly ..	200
82	4346	Elokeshi Debi Trust Fund	Collector, Hooghly ..	Ditto ..	1,000
83	4434	Ashutosh Dutt	Chairman, Hooghly-Chinsurah Municipality.	Ditto ..	800
84	4434	Gopal Chandra Neogy	Ditto ..	Ditto ..	100
85	4456	Hari Dhon Mukherjee	Chairman, Howrah District Board, Howrah.	Howrah ..	100
86	4463	Thakur Das Chatterjee Medal Fund.	Magistrate, Howrah ..	Ditto ..	1,000
87	4468	Nursing Dutt Medal Fund	Ditto ..	Ditto ..	1,000
88	4473	Ashutosh Lahiri, Mess Superintendent.	Principal, Bengal Engineering College, Sibpur, Howrah.	Ditto ..	500
89	4476	Sarat Chandra Ghosh, Store Clerk	Ditto ..	Ditto ..	300
90	4533	Bhubaneswari Debi, for protection of estate.	Collector, Rangpur ..	Rangpur ..	500
91	4552	Morhamat Hussain, Nazir	District Judge, Rangpur ..	Ditto ..	1,500
92	4598	Jnanendra Nath Ghosh, Accountant.	Superintendent of Police, Rangpur.	Ditto ..	500
93	4583	Rakhal Das Ganguly, Nazir	District Judge, Dinajpur	Dinajpur ..	2,500
94	4588	Ram Chandra Sen Prize Fund	Magistrate, Dinajpur ..	Ditto ..	500
95	4603	Jagadish Chandra Lahiri, Treasurer.	Collector, Pabna ..	Pabna ..	4,000
96	4628	Dwarka Nath Sircar Scholarship Fund.	Magistrate, Pabna ..	Ditto ..	1,200
97	4708	Dwarka Nath Pal, for payment of revenue.	Collector, Dacca ..	Dacca ..	100
98	4765	Ratnomoni Victoria Pathsala Maintenance Fund.	Chairman, District Board, Faridpur.	Faridpur ..	1,000
99	4806	Newjali Taluq Profits Fund	Collector, Mymensingh ..	Mymensingh ..	1,500
100	4810	Pratop Chandra Ghosh, Sub-Treasurer.	Ditto ..	Ditto ..	500

3 per cent. loan of 1896-97.

1 Serial No.	Ledger folio No.	Name of person or fund on whose behalf held.	Name of the administrator or other officer in whose favour P. O. is drawn.	3 Name of Treasury at which interest is payable.	4 Amount. Rs
101	4817	Satish Chandra Roy, Stamp Clerk	Collector, Mymensingh ..	Mymensingh	5,000
102	4819	Jogneswar Lahiri, Head Clerk ..	Ditto ..	Ditto ..	500
103	4811	Satya Kumar Ghosh, Khas Tahsil- dar.	Collector, Bakarganj ..	Bakarganj ..	500
104	4872	Kamakha Charan Sen Gupta, Nazir.	District Judge, Chittagong	Chittagong	500
105	4873	Jogendu Bikash Roy, Naib Nazir	Ditto ..	Ditto ..	1,000
106	4885	Fanindra Nath Mitra, Store- keeper.	Chairman, Port Commis- sioners, Chittagong.	Ditto ..	2,000
107	4885	Mon Mohon Bhattacharjee ..	Ditto ..	Ditto ..	500
108	4886	Rohini Ranjan Chowdhury ..	Ditto ..	Ditto ..	1,000
109	4921	Kiran Chandra Guha, Treasurer	Collector, Tippera ..	Tippera ..	15,000

3½ per cent. loan of 1842-43.

1 Serial No.	2 Ledger folio No.	3 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
110	2524	Radhika Prosad Mukherjee, Cashier.	Superintendent, Medical College Hospitals, Cal- cutta.	Calcutta ..	700
111	2696	Bhabani Prasad Shaha	.. Secretary to the Govern- ment of Bengal, Com- merce and Marine De- partment, Calcutta.	Pabna ..	6,000
112	2658	Santilata Basu Ray Fund	.. Lady Principal, Bethune College, Calcutta.	Calcutta ..	1,000
113	2678	Noot Behary Chatterjee, Collect- ing Sircar.	Superintendent, Campbell Medical School and Hos- pital, Calcutta.	Ditto ..	1,000
114	2713	Ganesh Chandra Sen	.. Shipping Master, Calcutta	Ditto ..	1,000
115	2721	Brojendra Kumar Law, Treasurer	Collector of Calcutta ..	Ditto ..	5,000
116	2757	Sheikh Sadimany, Bailiff	.. Judges, Court of Small Causes, Calcutta.	Ditto ..	300
117	2757	Abid Hossain, Bailiff	.. Ditto ..	Ditto ..	300
118	2773	Akshoy Kumar Guha, Account- ant.	Inspector-General of Police, Bengal, Calcutta.	Ditto ..	500
119	2781	Ajit Kumar Dutta, Cashier	.. Commissioner of Police, Cal- cutta.	Ditto ..	1,000
120	2784	Kedar Nath Rajgarhia Trust Fund	Commissioner, Presidency Division and President, Albert Victor Leper Asylum, Calcutta.	Ditto ..	6,500
121	2986	Roy & Co.	Chief Engineer, Public Health, Bengal, Calcutta.	Ditto ..	200
122	2857	Dasarathi Roy Chaudhuri, Jailor	Inspector-General of Prisons, Bengal.	Ditto ..	300
123	3523	Mozaffar Ahmad, Factory Over- seer.	Ditto	Ditto ..	100
124	3864	C. I. T. Case No. 83 of 1925, Cl. Nanibala Debi and Satyabala Debi.	President, Calcutta Im- provement Tribunal, Calcutta.	Ditto ..	400
125	3864	C. I. T. Case No. 83 of 1925, Cl. Bireswar Chatterjee.	Ditto	Ditto ..	400
126	3911	C. I. T. Case No. 28 of 1927 ..	Ditto	Ditto ..	2,000
127	3912	Ditto 29 of 1927 ..	Ditto	Ditto ..	15,500
128	3917	Ditto 101 of 1927 ..	Ditto	Ditto ..	42,800
129	3028	Joy Gopal and Gangadhar Biswas, Lessees.	Collector, 24-Parganas ..	Ditto ..	2,800
130	3034	Sukhendra Bhushan Dasgupta Junbazar Wards Estate No. I.	Ditto	24-Parganas ..	1,000
131	3045	Kinnison Jute Mills Co., Ltd ..	Ditto	Ditto ..	2,700
132	3059	Kelvin Jute Mills Co., Ltd ..	Ditto	Ditto ..	800

3½ per cent. loan of 1842-43.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
133	3064	Indra Gopal Basu Collector, 24-Parganas ..	24-Parganas ..	1,500
134	3259	L. A. Case No. 23 of 1921	.. Special Land Acquisition Judge, 24-Parganas.	Ditto ..	3,000
135	3327	Ditto	3 of 1925 ..	Ditto ..	3,100
136	3327	Ditto	17 of 1925 ..	Ditto ..	2,100
137	3328	Ditto	22 of 1925 ..	Ditto ..	600
138	3374	Ditto	41 of 1927 ..	Ditto ..	6,000
139	3375	Ditto	52 of 1927 ..	Ditto ..	3,900
140	3379	Ditto	74 of 1927 ..	Ditto ..	62,900
141	3383	Ditto	194 of 1927 ..	Ditto ..	100
142	3383	Ditto	197 of 1927 ..	Ditto ..	100
143	3350	Act VIII Case No. 218 of 1916 ..	District Judge, 24-Parganas	Ditto ..	100
144	3357	Ditto	52 of 1928 ..	Ditto ..	25,000
145	3364	Satish Chandra Sarkar, Nazir ..	Ditto ..	Ditto ..	500
146	2775	Charu Chandra Banerjee, Accountant.	Superintendent of Police, Khulna	Khulna ..	500
147	3539	Dhiraj Mohan Mukherjee, Settlement holder.	Collector, Khulna ..	Ditto ..	4,800
148	2996	Ramendra Nath Pal, Accountant	Superintendent of Police, Jessore	Jessore ..	500
149	3586	Tarakdas Mukherjee, Naib Nazir	District Judge, Nadia ..	Nadia ..	1,300
150	3594	Radharani Debi and Durgamoni Dharamshala F.C. id.	Chairman, Santipur Municipality, Nadia.	Ditto ..	400
151	3606	Endowment of Debendra Nath Singha Roy.	Principal, Krishnagar College, Nadia.	Ditto ..	7,800
152	3611	Hirangshu Sekhar Kar Prize Fund.	Head Master, Krishnagar Collegiate School, Nadia.	Ditto ..	100
153	4162	Kaleswar Dispensary Trust Fund	Chairman, District Board, Burdwan.	Burdwan ..	13,100
154	4185	Case No. 102 of 1927	Sub-Judge, Burdwan ..	Ditto ..	28,700
155	4215	Satya Niranjan Medical Trust Fund.	Civil Surgeon, Birbhum ..	Birbhum ..	2,500
156	4272	Upendra Narayan Mazumdar's Midwife Maintenance Fund.	Collector, Midnapur ..	Midnapur ..	600

3½ per cent. loan of 1842-43.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
157	4383	Paramesh Chandra Mullick Fund	Principal, Hooghly College	Hooghly ..	1,300
158	4415	Ram Pal Singh ..	Chairman, District Board, Hooghly.	Ditto ..	2,000
159	4417	Bagati Primary School Fund ..	Ditto ..	Ditto ..	10,000
160	4426	Survey Fund ..	Chairman, Rishra-Konagar Municipality.	Ditto ..	1,000
161	4434	Nibaran Chandra Mullick ..	Chairman, Hooghly-Chinsurah Municipality.	Ditto ..	100
162	4445	Kali Pado Das, Settlement holder.	Collector, Howrah ..	Howrah ..	1,400
163	4461	Charitable Dispensary, Garbelia	Chairman, District Board, Howrah.	Ditto ..	8,000
164	4503	Mohini Mohan Ghosh, Treasurer	Collector, Rajshahi ..	Rajshahi ..	5,000
165	4518	Moulvi Sharfuddin Ahmed, Nazir	District Judge, Rajshahi	Ditto ..	1,000
166	4540	Mono Mohan Dutt, Kakina and Tusbander Wards Estates.	Collector, Rangpur ..	Rangpur ..	100
167	4575	Sitanath Sen, Jaunbazar Wards Estates No. 2.	Collector, Dinajpur ..	Dinajpur ..	2,800
168	4579	Mahimanando Chatterjee, Nazir	District Judge, Dinajpur	Ditto ..	1,000
169	4680	Depreciation Fund ..	President, Louis Jubilee Sanitarium Committee, Darjeeling.	Darjeeling ..	4,100
170	4763	Pramotha Nath Sen, Naib Nazir	District Judge, Faridpur ..	Faridpur ..	200
171	4819	Jamini Kanto Chakravarty, Sub-Treasurer.	Collector, Mymensingh ..	Mymensingh ..	500
172	4837	Santilata Scholarship Fund ..	Aghore Bandhu Guha, B.L., Pleader, Mymensingh.	Ditto ..	700

3½ per cent. loan of 1854-55.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
173	2516	Bankim Chandra Ghosh ..	Superintendent, Medical College Hospitals, Calcutta.	Calcutta ..	500
174	2517	Messrs. Balmer Lawrie & Co., Ltd.	Ditto ..	Ditto ..	200
175	2518	J. K. Biswas & Bros. ..	Ditto ..	Ditto ..	100
176	2522	Narayan Chandra Bose, Cashier	Ditto ..	Ditto ..	500
177	2523	Nando Lal Mukherjee, Store-Keeper.	Ditto ..	Ditto ..	200
178	2539	Anando Lal Sandel Prize Fund ..	Principal, Medical College, Calcutta.	Ditto ..	1,000
179	2652	Kali Krishna Paramanick Endowment Fund.	Secretary, Calcutta Sanskrit Association.	Ditto ..	1,000
180	2652	Ram Gopal Smritibhushan Endowment Fund.	Ditto ..	Ditto ..	1,000
181	2687	K. T. Hing & Bros. ..	Secretary to the Government of Bengal, Finance Department, Calcutta.	Ditto ..	1,000
182	2689	Madan Theatres Ltd., Calcutta ..	Ditto ..	Ditto ..	5,000
183	2721	Brojendra Kumar Law, Treasurer	Collector of Calcutta ..	Ditto ..	45,000
184	2736	E. P. Quinn, Bailiff ..	Judges, Court of Small Causes, Calcutta.	Ditto ..	2,200
185	2751	Kanai Lal Biswas, Bailiff ..	Ditto ..	Ditto ..	400
186	2764	Asraf Ali, Court Overseer ..	Ditto ..	Ditto ..	1,000
187	2976	Gour Chandra Basak, Accounts Clerk.	Executive Engineer, Canals Division, Calcutta.	Ditto ..	500
188	2976	Sastidas Ghosh, Accounts Clerk	Ditto ..	Ditto ..	500
189	2838	Khirode Behary Mukherjee, Deputy Jailer.	Inspector-General Prisons, Bengal.	of	300
190	2857	Dasurathi Roy Chowdhury, Jailer	Ditto	300
191	2860	Harendra Chandra Sen Gupta, Jailer.	Ditto	300
192	2884	Sudhindra Nath Mukherjee, Assistant Jailer.	Ditto	400
193	2894	Surendra Mohan Guha, Deputy Jailer.	Ditto	300
194	2896	Sourindra Mohan Chatterjee, Assistant Jailer.	Ditto	100
195	4531	Kazi Ali Ahmed, Factory Overseer.	Ditto	100
196	4532	Mozaffar Ahmed, Accountant ..	Ditto	200

3½ per cent. loan of 1854-55.

Serial No.	Ledger folio No.	Name of person or fund on whose behalf held.	Name of the administrator or other officer in whose favour P. O. is drawn.	Name of Treasury at which interest is payable.	Amount. Rs.
197	2915	Debendra Mohan Dutt, Excise Sub-Inspector.	Commissioner of Excise and Salt, Bengal, Calcutta.	300
198	2929	Messrs. Carew & Co., Ltd.	Ditto	1,000
199	3034	Ramesh Chandra Das, Janbazar Wards Estate No. II and Pani-hati Wards Estate.	Collector, 24-Parganas	24-Parganas	1,100
200	3060	Ashutosh Mukherjee, Treasurer..	Ditto ..	Ditto ..	28,000
201	3037	Gopal Bihary Guha, Tahsildar ..	Ditto ..	Ditto ..	500
202	3037	Monindra Chandra Mitra, Raha Wards Estate.	Ditto ..	Dhanbad Sub-treasury under Manbhumi.	2,200
203	3044	Standard Jute Co., for protection of estate.	Ditto ..	24-Parganas	200
204	3063	Debendra Narain Sarbadhicary, Sub-Treasurer.	Ditto ..	24-Parganas, from Barrackpur Sub-treasury.	2,300
205	3259	L. A. Case No. 23 of 1921	Special Land Acquisition Judge, 24-Parganas.	24-Parganas	20,900
206	3350	Act VIII Case No. 226 of 1916	District Judge, 24-Parganas	Ditto ..	6,900
207	3353	Ditto	339 of 1924	Ditto ..	1,00,000
208	3360	Ditto	270 of 1927	Ditto ..	2,000
209	3545	Girindra Nath Mukherjee, Patnadar.	Collector, Khulna	Khulna	500
210	3584	Panchanon Biswas, Nazir	District Judge, Nadia	Nadia	100
211	3585	Act VIII Cases Nos. 34 and 35 of 1922.	Ditto ..	Ditto ..	26,000
212	3586	Tarak Nath Mukherjee, Nazir ..	Ditto ..	Ditto ..	100
213	4077	Motilal Roy, Tahsildar ..	Divisional Officer, Jangipur, Murshidabad	Murshidabad	400
214	4091	Mohesh Narain Academy Library Fund.	Magistrate, Murshidabad	Ditto ..	25,200
215	4116	Berhampur Dispensary Fund ..	Chairman, Berhampur Municipality, Murshidabad.	Ditto ..	47,000
216	4165	Nandipur Dispensary Fund.	Chairman, District Board Burdwan.	Burdwan ..	3,000
217	4165	Kaigram Dispensary Fund ..	Ditto ..	Ditto ..	1,000
218	4173	Keshab Lal Tewary, Cashier ..	Chairman, Burdwan Municipality.	Ditto ..	900
219	4180	Akshoy Kumar Sen Gupta ..	Ditto ..	Ditto ..	500
220	4215	Satya Niranjan Medical Trust Fund.	Collector and Civil Surgeon, Birbhum.	Birbhum ..	7,100

3½ per cent. loan of 1854-55.

1 Serial No.	2 Ledger folio No.	3 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
221	4226	Case No. 44 of 1918	.. District Judge, Birbhum	Birbhum ..	1,000
222	4255	Kunja Behary Bose, Jhargram Wards Estate.	Collector, Midnapur	Midnapur ..	500
223	4301	Contai Dispensary Fund	.. Subdivisional Officer, Contai.	Ditto ..	1,200
224	4340	Netai Gopal Dhar, Clerk, Serampur subdivision.	Collector, Hooghly	Hooghly ..	500
225	4346	Elokeshi Debi Trust Fund	.. Ditto ..	Ditto ..	400
226	4349	Girindra Nath Mukherjee, Treasurer.	Ditto ..	Ditto ..	20,000
227	4381	Gopi Bhushan Sen Medal Fund	Principal, Hooghly College, Chinsurah.	Ditto ..	200
228	4383	Paramesh Chandra Mullick Fund	Ditto ..	Ditto ..	1,300
229	4403	Sakhi Lal Guin, Nazir	.. District Judge, Hooghly ..	Howrah ..	1,300
230	4413	B. K. Ray Trust Fund	.. Chairman, District Board, Hooghly Hooghly.	..	5,000
231	4417	Kumral Free Primary School Fund.	Ditto ..	Ditto ..	100
232	4418	Baidyabati Municipality	.. Chairman, Baidyabati Municipality.	Ditto ..	200
233	4445	Kali Pada Das, Settlement holder	Collector, Howrah	Howrah ..	900
234	4458	Tincowri Biswas Endowment Fund,	Chairman, District Board, Howrah.	Ditto ..	700
235	4461	Garbelia Charitable Dispensary Fund.	Ditto ..	Ditto ..	1,000
236	4526	Chamney Memorial Fund	.. Principal, Police Training College, Sarda, Rajshahi.	Rajshahi ..	800
237	4540	Monomohan Dutt, Kikina and Tusbunder Ward Estate.	Collector, Rangpur	Rangpur ..	500
238	4542	Mohammed Moula Bux, Stamp Clerk.	Ditto ..	Ditto ..	5,000
239	4549	Besn Chandra Chatterjee, Nazir	District Judge, Rangpur	Ditto ..	500
240	4583	Rakhal Das Ganguly, Nazir	.. District Judge, Dinajpur	Dinajpur ..	500
241	4585	Jamiruddin Ahmed, Nazir	.. Ditto	1,200
242	4591	Mohammed Azizul Bari, surety of Surendra Nath Sannya, Treasurer.	Collector, Bogra	Bogra ..	10,000
243	4630	Chak Shohagpur Dispensary Maintenance Fund.	Chairman, District Board, Pabna Pabna.	..	10,000

3½ per cent. loan of 1854-55.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
244	4681	Free Accommodation Fund	President, Louis Jubilee Sanitorium Committee, Darjeeling.	Darjeeling	5,000
245	4710	Suresh Chandra Sen Gupta, Dhankura Wards Estate.	Collector, Dacca	Dacca	500
246	4711	Nali Middle English School Fund	Subdivisional Officer, Manickganj, Dacca.	Ditto	2,000
247	4751	Nani Gopal Mukherjee, minor	Collector, Faridpur	Faridpur	500
248	4784	Mohendra Nath Bhattacharjee, Nazir.	District Judge, Faridpur	Ditto	1,000
249	4774	Tarini Charan Shah Trust Fund	Collector, Bakarganj	Bakarganj	55,000
250	4867	Jatra Mohan Bal, Nazir	District Judge, Chittagong	Chittagong	1,000
251	4883	Messrs. Ralli Bros.	Chairman, Port Commissioners, Chittagong.	Ditto	1,000
252	4938	Suresh Chandra Chakravarti on behalf of Umesh Chandra Sarkar, Nazir, Karba Munsiff's Court.	District Judge, Tippera	Tippera	500

3½ per cent. loan of 1865.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
253	2501	Mohsin Fund, Fixed Endowment	Accountant-General, Bengal	Calcutta ..	10,57,000
254	2502	Mohsin Fund, Variable Endow- ment.	Ditto ..	Ditto ..	18,400
255	2505	Chuni Lal Seal's Dispensary Fund	Ditto ..	Ditto ..	50,000
256	2506	Bengal Famine Orphan Fund ..	Ditto ..	Ditto ..	17,500
257	2609	Bethune School ..	Ditto ..	Ditto ..	17,100
258	2944	Howrah Cemetery Fund ..	Ditto ..	Ditto ..	1,600
259	3092	Raj Mohan Roy Chowdhury's Fund for Taki Government High School, 24-Parganas.	Ditto ..	Ditto ..	7,500
260	3605	Krishnagar College Fund ..	Ditto ..	Ditto ..	75,100
261	4027	Jessore School Fund ..	Ditto ..	Ditto ..	5,000
262	4358	Uttarpara School Fund ..	Ditto ..	Ditto ..	800
263	4396	Uttarpara Dispensary Fund ..	Ditto ..	Ditto ..	1,500
264	4499	Rajshahi College Fund ..	Ditto ..	Ditto ..	1,51,500
265	4546	Rangpur School Fund ..	Ditto ..	Ditto ..	18,900
266	4660	Jalpaiguri Cemetery Fund ..	Ditto ..	Ditto ..	500
267	4698	Darjeeling Cemetery Fund ..	Ditto ..	Ditto ..	1,900
268	4699	Kurseong Cemetery Fund ..	Ditto ..	Ditto ..	1,500
269	4893	Chittagong College Fund ..	Ditto ..	Ditto ..	2,000
270	2503	Presidency College Graduate Scholarship Fund.	Principal, College, Calcutta.	Presidency	Ditto .. 1,36,100
271	2555	Scindia's Donation to Presidency College.	Ditto ..	Ditto ..	3,500
272	2557	Abhoy Charan Pal Memorial Prize Fund.	Ditto ..	Ditto ..	100
273	2559	Subal Krishna Das Memorial Prize Fund.	Ditto ..	Ditto ..	100
274	2560	Jadu Lal Mullick Prize Fund ..	Ditto ..	Ditto ..	200
275	2562	Girish Chandra Deb Prize Fund	Ditto ..	Ditto ..	500
276	2564	Maharaja Gwalior Medal or Money Prize Fund.	Ditto ..	Ditto ..	500

3½ per cent. loan of 1885.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount Rs.
277	2565	Ram Jadu Bhattacharjee Memorial Prize Fund.	Principal, Presidency College, Calcutta.	Calcutta ..	100
278	2566	Harish Chandra Kaviratna Memorial Prize Fund.	Ditto ..	Ditto ..	400
279	2558	Hara Lal Mukherjee, Cashier ..	Ditto ..	Ditto ..	600
280	2504	Durga Charan Laha's Trust Fund	Director, Public Instruction, Bengal, Calcutta.	Ditto ..	50,800
281	2607	Prosonno Kumar Tagore Law ..	Ditto ..	Ditto ..	6,800
282	2611	Bhairab Chandra Medal Fund ..	Ditto ..	Ditto ..	200
283	2613	Hara Kumar Tagore Sanskrit Scholarship Fund.	Ditto ..	Ditto ..	7,700
284	2627	Abhoy Chandra Das Memorial Prize Fund.	Ditto ..	Ditto ..	3,900
285	2628	Doulat Chandra Roy Jubilee Medal Fund.	Ditto ..	Ditto ..	2,000
286	2630	Elliot Medal Fund ..	Ditto ..	Ditto ..	500
287	2632	Sir Andrew Fraser Medal Fund	Ditto ..	Ditto ..	1,500
288	2634	Dutt's Scholarship Fund ..	Ditto ..	Ditto ..	5,800
289	4694	Kirtiman Pradhan, Head Clerk, Victoria School, Kurseong.	Ditto ..	Darjeeling ..	600
290	4695	Jaynarain Pradhan, Head Clerk, Dow Hill School, Kurseong.	Ditto ..	Ditto ..	600
291	2512	Gopal Lal Tagore Endowment Fund.	Superintendent, Medical College Hospitals, Calcutta.	Calcutta ..	14,000
292	2513	Hodgson Endowment Fund ..	Ditto ..	Ditto ..	4,700
293	2514	Owen John Elias Legacy Fund	Ditto ..	Ditto ..	12,600
294	2515	Medical College Hospital Fund	Ditto ..	Ditto ..	12,300
295	2516	Ezra Hospital Fund ..	Ditto ..	Ditto ..	23,000
296	2517	G. S. Fagon Endowment Fund ..	Ditto ..	Ditto ..	1,100
297	2518	Sailor's Endowment Fund ..	Ditto ..	Ditto ..	2,000
298	2519	J. B. Robert's Endowment Fund	Ditto ..	Ditto ..	1,000
299	2520	Maharaja Alwar Endowment Fund.	Ditto ..	Ditto ..	1,000
300	2521	Maharaja Burdwan Endowment Fund.	Ditto ..	Ditto ..	500

3½ per cent. loan of 1865.

Serial No.	Ledger folio No.	Name of person or fund on whose behalf held.	Name of the administrator or other officer in whose favour P. O. is drawn.	Name of Treasury at which interest is payable.	Amount. Rs.
301	2522	Medical College Samaritan Fund	Superintendent, Medical College Hospitals, Calcutta.	Calcutta ..	5,000
302	2523	Khetramoni Dutt Fund	Ditto ..	Ditto ..	7,000
303	2524	Moir Memorial Fund	Ditto ..	Ditto ..	8,300
304	2516	Bankim Chandra Ghosh	Ditto ..	Ditto ..	500
305	2522	Narain Chandra Bose, Cashier	Ditto ..	Ditto ..	500
306	2548	Prince Ghulam Mohammad's Charity (moiety).	Superintendent, Medical College Hospitals and Surgeon Superintendent, Presidency General Hospital.	Ditto ..	76,300
307	2525	Abdul Gani Scholarship Fund	Principal Medical College, Calcutta.	Ditto ..	7,500
308	2526	Goodeve Scholarship Fund	Ditto ..	Ditto ..	4,000
309	2527	F. C. Chatterjee's Scholarship Fund.	Ditto ..	Ditto ..	5,000
310	2528	Maharaja Gwalior Prize Fund	Ditto ..	Ditto ..	300
311	2529	Goodeve Prize Fund	Ditto ..	Ditto ..	700
312	2530	Edinburgh Prize Fund	Ditto ..	Ditto ..	800
313	2531	Dr. Bholanath Bose Prize Fund	Ditto ..	Ditto ..	1,000
314	2532	Dr. O. C. Raye Testimonial Prize Fund.	Ditto ..	Ditto ..	1,600
315	2533	Dr. Macnamara Silver Medal Fund	Ditto ..	Ditto ..	600
316	2534	Sir Pardey Luki's Memorial Scholarship Fund.	Ditto ..	Ditto ..	1,000
317	2536	Calvert Medal Fund	Ditto ..	Ditto ..	400
318	2537	Orfila Medal Fund	Ditto ..	Ditto ..	400
319	2539	Ananda Lal Sandel Prize Fund	Ditto ..	Ditto ..	400
320	2539	Hem Nath Ghosal Scholarship Fund.	Ditto ..	Ditto ..	2,500
321	2550	The Planters' Jubilee Endowment Fund.	Surgeon Superintendent, Presidency General Hospital, Calcutta.	Ditto ..	4,900
322	2550	Bibhuti Bhushan Biswas	Ditto ..	Ditto ..	1,000
323	2553	Ambica Charan Chowdhury Endowment Fund.	Registrar, Calcutta University.	Ditto ..	1,500

3½ per cent. loan of 1885.

1 Serial No.	2 Lodger folio No.	3 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
324	2575	Cowell Scholarship Fund ..	Principal, Sanskrit College, Calcutta.	Calcutta ..	1,500
325	2576	Hira Lal Mukherjee Free Studentship Fund.	Ditto ..	Ditto ..	700
326	2576	Hira Lal Mukherjee Toll Fund	Ditto ..	Ditto ..	1,600
327	2577	Maharaja Gwalior Prize Fund ..	Ditto ..	Ditto ..	500
328	2578	Maharaja Darbhanga Prize and Scholarship Fund.	Ditto ..	Ditto ..	5,400
329	2579	Maharaja Burdwan Sanskrit Title Examination Fund.	Ditto ..	Ditto ..	5,300
330	2580	Madhab Chandra Giris Vedic Professorship and Scholarship Fund.	Ditto ..	Ditto ..	13,500
331	2581	Sati Devi Free Studentship Fund	Ditto ..	Ditto ..	600
332	2582	Maheswari Dasi Scholarship Fund.	Ditto ..	Ditto ..	18,500
333	2583	Prosonno Kumar Tagore Sanskrit Scholarship Fund.	Ditto ..	Ditto ..	2,800
334	2584	Maharani Swarnamoyee Sanskrit Scholarship Fund.	Ditto ..	Ditto ..	9,200
335	2585	Khetra Moni Debya Prize and Stipends Fund.	Ditto ..	Ditto ..	1,500
336	2586	Rani Madhumati Debya Scholarship Fund.	Ditto ..	Ditto ..	9,000
337	2587	Raj Krishna Roy Stipend Fund for Darshan and Sahitya.	Ditto ..	Ditto ..	3,800
338	2588	Hara Kumar Tagore's Jubilee Prize Fund.	Ditto ..	Ditto ..	2,200
339	2590	Abhoy Charan Mallick's Scholarship Fund.	Ditto ..	Ditto ..	3,300
340	2591	Biraj Mohini Debi Medal Fund	Ditto ..	Ditto ..	500
341	2592	Korali Charan Sarkar Stipend Fund.	Ditto ..	Ditto ..	5,100
342	2593	Nemai Charan Mitra's Fund ..	Ditto ..	Ditto ..	1,300
343	2598	Scindia and Bhopal Donation Fund.	Principal, Calcutta Madrasa	Ditto ..	1,000
344	2599	Maharaja Gwalior Prize Fund ..	Ditto ..	Ditto ..	600
345	2600	Normal Memorial Fund ..	Ditto ..	Ditto ..	4,000
346	2601	Darbhanga (Madrasa) Scholarship Fund.	Ditto ..	Ditto ..	15,500
347	2602	Sir Charles Elliot Purse Fund ..	Ditto ..	Ditto ..	200

3½ per cent. loan of 1885.

Serial No.	Ledger folio No.	Name of person or fund on whose behalf held.	Name of the administrator or other officer in whose favour P. O. is drawn.	Name of Treasury at which interest is payable.	Amount. Rs.
348	2603	Nawab Bahadur Abdul Latif Khan's Ripon Prize Fund.	Principal, Calcutta Madrassa	Calcutta	.. 300
349	2614	Maulvi Syed Ali Abey Ahmed's Ripon Prize Fund.	Ditto ..	Ditto	.. 500
350	2615	Prince Jehan Kader Mirza Bahadur's Ripon Prize Fund.	Ditto ..	Ditto	.. 500
351	2617	Mahomedan Literary Society's Ripon Prize Fund.	Ditto ..	Ditto	.. 1,100
352	2618	Sahibzada Md. Nasiruddin Haider's Ripon Prize Fund.	Ditto ..	Ditto	.. 300
353	2619	Nawab Zainul Abadin Khan Bahadur's Ripon Prize Fund.	Ditto ..	Ditto	.. 500
354	2622	Sahibzada Md. Rahimuddin's Ripon Prize Fund.	Ditto ..	Ditto	.. 1,200
355	2623	Kasim Ariff's Ripon Prize Fund	Ditto ..	Ditto	.. 600
356	2624	Mirza Abdul Karim Shirazi's Ripon Prize Fund.	Ditto ..	Ditto	.. 300
357	2608	Sitala Sundari Basu Medal Fund	Inspector of Schools, Presidency Division, Calcutta.	Ditto	.. 300
358	2610	Amir-I-Kabir Madrassa	Assistant Director of Public Instruction for Muhammadan Education, Bengal.	Ditto	.. 17,600
359	2610	Lytton Moslem Scholarship Fund.	Ditto ..	Ditto	.. 39,200
360	2616	Syed Ali Khan Bahadur's Ripon Scholarship Fund.	Ditto ..	Ditto	.. 3,500
361	2620	Nawab Ashanullah's Ripon Scholarship Fund.	Ditto ..	Ditto	.. 4,400
362	2612	Woodrow Memorial Fund	Principal, David Hare Training College, Calcutta.	Ditto	.. 500
363	2641	Maharaja Sir Sree Bir Mitrodaya Singha Deo and Tikait Lal Sahib Sir Bir Pratap Singha Deo of Sonepur State Orissa Charity Fund, Calcutta.	Inspector of Technical and Industrial Institutions, Bengal, 40-1A, Free School Street, Calcutta.	Ditto	.. 1,000
364	2649	Gajendra Nath Mukherjee, Store-keeper.	Director of Surveys, Bengal.	24-Parganas	500
365	2651	Jaga Mohan Mukherjee and Parvati Debi Prize Fund.	Secretary, Board of Sanskrit Examinations, Calcutta.	Calcutta	.. 2,000
366	2653	Bruce Legacy Fund	Honorary Secretary, Bruce Institution, c/o Director of Public Instruction, Bengal.	Ditto	.. 10,46,200
367	2652	Ram Das Mukherjee and Dina Nath Chakravarty Endowment Fund.	Secretary, Calcutta Sanskrit Association.	Ditto	.. 3,000
368	2655	Bethune Prize Fund	Lady Principal, Bethune College, Calcutta.	Ditto	.. 1,900

3½ per cent. loan of 1865.

Serial No.	Ledger folio No.	Name of person or fund on whose behalf held.	Name of the administrator or other officer in whose favour P. O. is drawn.	Name of Treasury at which interest is payable.	Amount. Rs.
369	2656	Vidyasagar Scholarship Fund ..	Lady Principal, Bethune College, Calcutta.	Calcutta ..	1,500
370	2657	Maharani Sakhya Raja Sahiba of Gwalior Prize Fund.	Ditto ..	Ditto ..	400
371	2658	Mohitbala Prize Fund ..	Ditto ..	Ditto ..	500
372	2658	Kanaklata Dasi Stipend Fund ..	Ditto ..	Ditto ..	700
373	2661	Doveton College Fund ..	Inspector of European Schools, Bengal, Calcutta.	Ditto ..	1,97,200
374	2665	Beni Madhab Ghosh Scholarship Fund.	Inspector of Schools, Presidency Division, Calcutta.	Ditto ..	600
375	2666	Kali Pado Roy Free Studentship Fund.	Ditto ..	Ditto ..	300
376	2668	Sriram Bhattacharjee Ariadah School Prize Fund.	Ditto ..	Ditto ..	400
377	2667	Sastivar Roy Chowdhury's Endowment Fund for Taki Girls' School.	Inspectress of Schools, Presidency and Burdwan Divisions, Calcutta.	Ditto ..	3,000
378	2671	Scindia and Rao Krishna Rao's Fund.	Superintendent, Campbell Medical School and Hospital, Calcutta.	Ditto ..	600
379	2672	Khetra Moni Dutt Fund ..	Ditto ..	Ditto ..	4,000
380	2674	N. C. Chatterjee's Fund ..	Ditto ..	Ditto ..	1,000
381	2677	Gopal Lal Tagore Fund ..	Ditto ..	Ditto ..	4,800
382	2689	Darjeeling Gymkhana Club, Ltd.	Secretary to the Government of Bengal, Finance Department, Calcutta.	Darjeeling ..	100
383	2693	Steam Boiler Inspection Fund ..	President and Secretary, Steam Boiler Commission, Calcutta, 40-1A, Free School Street, Calcutta.	Calcutta ..	1,00,000
384	2691	Naraingunge Electric License ..	Secretary to the Government of Bengal, Commerce and Marine Departments, Calcutta.	Dacca ..	12,700
385	2691	Nursing Sahai Madan Gopal ..	Ditto ..	Calcutta ..	20,000
386	2696	Rangpur Electric License Association, Ltd.	Ditto ..	Rangpur ..	6,900
387	2696	Bhabani Prasad Saha, for Pabna Electric License.	Ditto ..	Pabna ..	200
388	2697	Shoo Bux Bagla Veterinary Scholarship Fund.	Principal, Bengal Veterinary College, Calcutta.	Calcutta ..	3,500
389	2701	Mackenzie Lyall & Co.	Collector of Customs, Calcutta.	Ditto ..	500

$3\frac{1}{2}$ per cent. loan of 1885.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
390	2702	Kilburn & Co. .. .	Collector of Customs, Calcutta.	Calcutta ..	1,000
391	2703	Rai Sahib Bepin Behary Sen, Treasurer.	Ditto ..	Ditto ..	28,000
392	2706	Atul Chandra Ghosh	Shipping Master, Calcutta	Ditto ..	1,000
393	2706	*Sisir Kumar Ghosh	Ditto ..	Ditto ..	500
394	2707	Gobin Behary Sen ..	Ditto ..	Ditto ..	1,000
395	2708	Pulin Behary Sen ..	Ditto ..	Ditto ..	1,000
396	2709	Provash Chandra Ghosh	Ditto ..	Ditto ..	1,000
397	2711	Upendra Nath Sen ..	Ditto ..	Ditto ..	1,000
398	2717	Behary Lal Mitra, Banking Clerk	Port Officer, Calcutta	.. Ditto ..	1,000
399	2721	Brojindra Kumar Law, Treasurer	Collector of Calcutta	.. Ditto ..	8,200
400	2722	Narendra Nath Sen, Stamp Vendor, Small Cause Court, Calcutta.	Ditto ..	Ditto ..	4,000
401	2723	Manindra Nath Bose, Nazir ..	Ditto ..	Ditto ..	800
402	2727	Sarat Chandra Das, Bailiff ..	Commissioner of Income Tax, Bengal, Calcutta.	Ditto ..	300
403	2729	Shiva Kedar Mukherjee, Bailiff	Ditto ..	Ditto ..	500
404	2733	Tara Prosanno Bose, Treasurer	Judges, Court of Small Causes, Calcutta.	Ditto ..	10,000
405	2734	Charity Fund	Ditto ..	Ditto ..	15,000
406	2737	Paban Chandra Mitra, Bailiff ..	Ditto ..	Ditto ..	300
407	2738	Nityananda Das, Bailiff ..	Ditto ..	Ditto ..	500
408	2740	Latafar Rahman, Bailiff ..	Ditto ..	Ditto ..	300
409	2742	Md. Salamatullah, Bailiff ..	Ditto ..	Ditto ..	300
410	2744	Gopi Nath Pyne, Bailiff ..	Ditto ..	Ditto ..	300
411	2746	Abu Abdullah, Bailiff ..	Ditto ..	Ditto ..	300
412	2748	Surendra Nath Chandra, Bailiff	Ditto ..	Ditto ..	300
413	2751	Kanai Lal Biswas, Bailiff ..	Ditto ..	Ditto ..	300

3½ per cent. loan of 1865.

Serial No.	1 Ledger folio No.	2 Name of person or found on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
414	2752	Syed Muhammad Ali, Bailiff	.. Judges, Court of Small Causes, Calcutta.	Calcutta ..	300
415	2755	A. Mannan, Bailiff	.. Ditto ..	Ditto ..	500
416	2758	Abdas Sammud Mullick, Bailiff	.. Ditto ..	Ditto ..	300
417	2759	Gour Chandra Pal, Bailiff	.. Ditto ..	Ditto ..	300
418	2760	Kamal Kumar Nag, Bailiff	.. Ditto ..	Ditto ..	300
419	2764	Asraf Ali, Court Overseer	.. Ditto ..	Ditto ..	1,000
420	2778	Foundling Asylum Commissioner of Police, Calcutta.	Ditto ..	60,800
421	2781	Amrita Lal Dutt, Cashier	.. Ditto ..	Ditto ..	7,000
422	2782	Malina Kanto Mazumdar, Cashier, Public Vehicles Department.	.. Ditto ..	Ditto ..	1,500
423	2783	Albert Victor Leper Asylum ..	Commissioner, Presidency Division, Calcutta, and Chairman, Board of Management, Albert Victor Leper Asylum.	Ditto ..	13,000
424	2789	European Lunatic Asylum ..	Superintendent, Mental Observation Ward, Bhowanipore, Calcutta.	Ditto ..	5,300
425	2791	Shamal Dhone Mukherjee, Nazir	Chief Presidency Magistrate, Calcutta.	Ditto ..	3,200
426	2793	Sisir Kumar Ghosh, Assistant Cashier.	.. Ditto ..	Ditto ..	700
427	2816	Sailendra Nath Sircar, Cashier, South Division Court.	.. Ditto ..	Ditto ..	4,000
428	2830	Digendra Bhushan Ghosh, Jailer	Inspector-General of Prisons, Bengal.	300
429	2833	Hara Prasad Mitra, Jailer	.. Ditto	700
430	2834	Jagatbandhu Maitra, Jailer	.. Ditto	1,000
431	2835	Jogesh Chandra Purkaistha, Jailer.	.. Ditto	1,000
432	2840	Narendra Krishna Dutt, Jailer	.. Ditto	1,000
433	2846	Surendra Nath Gupta, Jailer	.. Ditto	400
434	2848	Upendra Lal Dey, Jailer	.. Ditto	1,000
435	2850	Abul Bazl Mohomed Hamid, Deputy Jailer.	.. Ditto	300
346	2852	Amal Chandra Roy, Deputy Jailer.	.. Ditto	300

$3\frac{1}{2}$ per cent. loan of 1865.

1 Serial No.	2 Ledger folio No.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
437	2853	Baul Chandra Mullick, Jailer ..	Inspector-General Prisons, Bengal. 300
438	2854	Birendra Kumar Das Gupta, Deputy Jailer.	Ditto 300
439	2855	Bireswar Chakrabutty, Assistant Jailer.	Ditto 300
440	2856	Benoy Bhushan Bhattacharjee, Jailer.	Ditto 300
441	2857	Dasarathi Roy Choudhury, Jailer	Ditto 600
442	2858	Dhirendra Nath Das Gupta, Jailer	Ditto 1,000
443	2861	Jotindra Nath Advarji, Jailer.	Ditto 200
444	2862	Jitendra Mohan Basu, Deputy Jailer.	Ditto 300
445	2865	Kazi Muhammad Abu Syed, Assistant Jailer.	Ditto 300
446	2866	Muhammad Abdul Guffur, No. I, Jailer.	Ditto 300
447	2867	Muhammad Abdul Guffur, No. II, Assistant Jailer.	Ditto 300
448	2868	Monmota Nath Mukherjee, Jailer	Ditto 1,000
449	2869	M. Imamuddin, Deputy Jailer ..	Ditto 300
450	2870	M. Serajul Huq, Deputy Jailer ..	Ditto 300
451	2871	Nani Lal Mukherjee, Manager, Jail Depot, Calcutta.	Ditto 1,500
452	2872	Narendra Kumar Sircar, Assistant Jailer.	Ditto 300
453	2874	Nilmony Chatterjee, Assistant Jailer.	Ditto 300
454	2875	Rajibuddin, Deputy Jailer ..	Ditto 300
455	2876	Ramani Kanta Mittra, Deputy Jailer.	Ditto 300
456	2877	Satish Chandra Mazumdar, Jailer	Ditto 300
457	2878	Sasadhar Das Gupta, Assistant Jailer.	Ditto 300
458	2879	Sir Walter Buchanan Prize Fund	Ditto 1,300
459	2881	Surendra Kumar Sircar, Deputy Jailer.	Ditto 300
460	2882	Surendra Mohan Ghosh, Deputy Jailer.	Ditto 300

3½ per cent. loan of 1865.

Serial No.	Ledger folio No.	Name of person or fund on whose behalf held.	Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
461	2883	Susil Kumar Chatterjee, Deputy Jailor.	Inspector-General Prisons, Bengal.	of	300
462	2885	Muhammad Zaharul Huq, Deputy Jailor.	Ditto	300
463	2886	Syed Tuzammal Hossain, Deputy Jailor.	Ditto	300
464	2887	W. Ryan, Jailor .. .	Ditto	500
465	2891	Bhupati Mohan Sen, Assistant Jailor.	Ditto	300
466	2892	A. M. M. Ibrahim, Deputy Jailor	Ditto	300
467	2895	H. C. M. Upshon, Jailor ..	Ditto	800
468	2896	Sourindra Mohon Chatterjee, Assistant Jailor.	Ditto	200
469	4327	Nishi Bhushan Chakrabarty, Salesman, Jail Depot.	Ditto	300
470	3524	A. T. Ryan, Chief European Warder.	Ditto	700
471	3525	Suresh Chandra Banerjee, Factory Overseer.	Ditto	300
472	4530	Kali Krishna Roy, Factory Overseer.	Ditto	500
473	4531	Kazi Ali Ahmad, Factory Overseer.	Ditto	400
474	2904	Annada Prosad Kumar, Collecting Sircar.	Protector of Emigrants, Calcutta	100
475	2909	Shankar Sahai Sircar, Cashier ..	Press and Forms, Manager, Bengal, Calcutta.	Ditto ..	500
476	2916	Lalmohan Ganguly, Excise Sub-Inspector.	Commissioner of Excise and Salt, Bengal.	300
477	2924	Satish Chandra Maitra, Excise Sub-Inspector.	Ditto	300
478	2926	Jyoti Prokash Sen, Excise Sub-Inspector.	Ditto	300
479	2927	Messrs. Haji Ismail Sait & Sons, Ltd.	Ditto	1,000
480	2929	Messrs. Carew & Co. ..	Ditto	3,000
481	2928	Gurudas Chatterji, Excise Sub-Inspector.	Ditto	300
482	2929	Messrs. D. Waldie & Co. ..	Ditto	2,000
483	2938	Jagadish Chandra Mukherji, Cashier.	Executive Engineer, 2nd Calcutta Division.	Calcutta ..	1,000
484	2942	Chandra Bhushan Mukherji, Cashier.	Executive Engineer, Calcutta Division.	3rd Ditto ..	1,000

3½ per cent. loan of 1885.

Serial No.	Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
485	2953	Bullaki Lal and Ram Charan Mahto.	Officer-in-charge, Subdivision, Calcutta.	Stores Hastings, Calcutta	Calcutta .. 1,000
486	2954	Bansidhar Agarwalla, Storekeeper	Ditto ..	Ditto ..	2,000
487	2959	Bhuban Mohan Ghosh, Store-keeper.	Executive Engineer, Electrical Division, Calcutta.	Ditto ..	1,000
488	2979	Messrs. Kilburn & Co.	.. Executive Engineer, Canals Division, Calcutta.	Ditto ..	800
489	2980	Messrs. Meneill & Co.	.. Ditto ..	Ditto ..	600
490	3615	C. I. T. Case No. 4 of 1913	.. President, Calcutta Improvement Tribunal.	Ditto ..	200
491	3616	Ditto 1 of 1914	.. Ditto ..	Ditto ..	3,000
492	3616	Ditto 2 of 1914	.. Ditto ..	Ditto ..	2,400
493	3617	Ditto 8 of 1914	.. Ditto ..	Ditto ..	16,000
494	3617	Ditto 17 of 1914	.. Ditto ..	Ditto ..	5,300
495	3618	Ditto 51 of 1914	.. Ditto ..	Ditto ..	18,400
496	3620	Ditto 71 of 1914	.. Ditto ..	Ditto ..	3,300
497	3621	Ditto 77 of 1914	.. Ditto ..	Ditto ..	7,400
498	3621	Ditto 101 of 1914	.. Ditto ..	Ditto ..	5,700
499	3622	Ditto 108 of 1914	.. Ditto ..	Ditto ..	56,700
500	3623	Ditto 111 of 1914	.. Ditto ..	Ditto ..	1,400
501	3624	Ditto 8 of 1915	.. Ditto ..	Ditto ..	3,600
502	3624	Ditto 8A of 1915	.. Ditto ..	Ditto ..	100
503	3625	Ditto 19 of 1915	.. Ditto ..	Ditto ..	32,700
504	3625	Ditto 26 of 1915	.. Ditto ..	Ditto ..	2,400
505	3626	Ditto 60 of 1915	.. Ditto ..	Ditto ..	4,000
506	3627	Ditto 84 of 1915	.. Ditto ..	Ditto ..	2,200
507	3628	Ditto 123 of 1915	.. Ditto ..	Ditto ..	1,000
508	3628	Ditto 132 of 1915	.. Ditto ..	Ditto ..	200

3½ per cent. loan of 1865.

1 Serial No.	2 Ledger folio No.	3 Name of person or fund on whose behalf held.	4 Name of the administrator or other officer in whose favour P. O. is drawn.	5 Name of Treasury at which interest is payable.	Amount. Rs.
509	3629	C. I. T. Case No. 148 of 1915 ..	President, Calcutta Improvement Tribunal.	Calcutta ..	16,400
510	3629	Ditto 150 of 1915 ..	Ditto ..	Ditto ..	12,200
511	3630	Ditto 2 of 1916 ..	Ditto ..	Ditto ..	1,400
512	3630	Ditto 8 of 1916 ..	Ditto ..	Ditto ..	1,100
513	3631	Ditto 16 of 1916 ..	Ditto ..	Ditto ..	300
514	3632	Ditto 46 of 1916 ..	Ditto ..	Ditto ..	300
515	3633	Ditto 51 of 1916 ..	Ditto ..	Ditto ..	48,600
516	3634	Ditto 114 of 1916 ..	Ditto ..	Ditto ..	900
517	3634	Ditto 135 of 1916 ..	Ditto ..	Ditto ..	12,700
518	3635	Ditto 147 of 1916 ..	Ditto ..	Ditto ..	47,500
519	3635	Ditto 169 of 1916 ..	Ditto ..	Ditto ..	5,000
520	3636	Ditto 172 of 1916 ..	Ditto ..	Ditto ..	700
521	3636	Ditto 186 of 1916 ..	Ditto ..	Ditto ..	100
522	3637	Ditto 210 of 1916 ..	Ditto ..	Ditto ..	4,100
523	3637	Ditto 219 of 1916 ..	Ditto ..	Ditto ..	1,600
524	3638	Ditto 233 of 1916 ..	Ditto ..	Ditto ..	7,300
525	3638	Ditto 257 of 1916 ..	Ditto ..	Ditto ..	10,100
526	3640	Ditto 274 of 1916 ..	Ditto ..	Ditto ..	5,300
527	3641	Ditto 281 of 1916 ..	Ditto ..	Ditto ..	500
528	3641	Ditto 282 of 1916 ..	Ditto ..	Ditto ..	3,300
529	3642	Ditto 285 of 1916 ..	Ditto ..	Ditto ..	400
530	3642	Ditto 287 of 1916 ..	Ditto ..	Ditto ..	1,900
531	3644	Ditto 47 of 1917 ..	Ditto ..	Ditto ..	900
532	3645	Ditto 131 of 1917 ..	Ditto ..	Ditto ..	700
533	3646	Ditto 162 of 1917 ..	Ditto ..	Ditto ..	3,100

$3\frac{1}{2}$ per cent. loan of 1865.

Serial No.	Ledger folio No.	1 Name of person or fund on whose behalf held.	2 Name of the administrator or other officer in whose favour P. O. is drawn.	3 Name of Treasury at which interest is payable.	4 Amount.
					Rs.
534	3647	C. I. T. Case No. 175 of 1917 ..	President, Calcutta Improvement Tribunal.	Calcutta ..	8,800
535	3647	Ditto 183 of 1917 ..	Ditto ..	Ditto ..	400
536	3649	Ditto 213 of 1917 ..	Ditto ..	Ditto ..	500
537	3649	Ditto 239 of 1917 ..	Ditto ..	Ditto ..	5,700
538	3650	Ditto 247 of 1917 ..	Ditto ..	Ditto ..	9,500
539	3651	Ditto 253 of 1917 ..	Ditto ..	Ditto ..	7,500
540	3652	Ditto 1 of 1918 ..	Ditto ..	Ditto ..	400
541	3652	Ditto 4 of 1918 ..	Ditto ..	Ditto ..	700
542	3653	Ditto 6 of 1918 ..	Ditto ..	Ditto ..	1,800
543	3654	Ditto 7 of 1918 ..	Ditto ..	Ditto ..	8,900
544	3655	Ditto 10 of 1918 ..	Ditto ..	Ditto ..	1,300
545	3656	Ditto 61 of 1918 ..	Ditto ..	Ditto ..	8,400
546	3658	Ditto 104 of 1918 ..	Ditto ..	Ditto ..	200
547	3658	Ditto 115 of 1918 ..	Ditto ..	Ditto ..	6,300
548	3659	Ditto 120 of 1918 ..	Ditto ..	Ditto ..	11,300
549	3660	Ditto 151 of 1918 ..	Ditto ..	Ditto ..	3,100
550	3661	Ditto 160 of 1918 ..	Ditto ..	Ditto ..	22,600
551	3668	Ditto 32 of 1919 ..	Ditto ..	Ditto ..	51,500
552	3669	Ditto 44 of 1919 ..	Ditto ..	Ditto ..	1,100
553	3671	Ditto 93 of 1919 ..	Ditto ..	Ditto ..	1,000
554	3671	Ditto 95 of 1919 ..	Ditto ..	Ditto ..	100
555	3677	Ditto 142 of 1919 ..	Ditto ..	Ditto ..	9,800
556	3678	Ditto 150 of 1919 ..	Ditto ..	Ditto ..	100
557	3683	Ditto 208 of 1919 ..	Ditto ..	Ditto ..	15,300
558	3686	Ditto 294 of 1919 ..	Ditto ..	Ditto ..	33,300

3½ per cent. loan of 1885.

1 Serial No.	2 Lodger folio No.	3 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
559	3687	C. I. T. Case No. 302 of 1919 ..	President, Calcutta Improvement Tribunal.	Calcutta ..	500
560	3688	Ditto 311 of 1919 ..	Ditto ..	Ditto ..	500
561	3689	Ditto 312 of 1919 ..	Ditto ..	Ditto ..	600
562	3690	Ditto 346 of 1919 ..	Ditto ..	Ditto ..	1,000
563	3693	Ditto 403 of 1919 ..	Ditto ..	Ditto ..	2,600
564	3697	Ditto 27 of 1920 ..	Ditto ..	Ditto ..	2,100
565	3711	Ditto 148 of 1920 ..	Ditto ..	Ditto ..	300
566	3712	Ditto 151 of 1920 ..	Ditto ..	Ditto ..	600
567	3716	C. I. T. Case No. 190 of 1920, claimant Jaimal Abdin.	Ditto ..	Ditto ..	600
568	3716	C. I. T. Case No. 190 of 1920, claimant Ramjan Ali.	Ditto ..	Ditto ..	200
569	3731	C. I. T. Case No. 299 of 1920 ..	Ditto ..	Ditto ..	9,600
570	3735	Ditto 310 of 1920 ..	Ditto ..	Ditto ..	6,800
571	3743	C. I. T. Case No. 63 of 1921 (claimant Noor Hossain, minor).	Ditto ..	Ditto ..	200
572	3753	C. I. T. Case No. 123 of 1921 ..	Ditto ..	Ditto ..	100
573	3759	Ditto 172 of 1921 ..	Ditto ..	Ditto ..	1,600
574	3762	C. I. T. Case No. 186 of 1921 (claimant Nritya Kali Dasi).	Ditto ..	Ditto ..	100
575	3762	C. I. T. Case No. 186 of 1921 (claimant Saraswati Dasi).	Ditto ..	Ditto ..	100
576	3763	C. I. T. Case No. 186 of 1921 (claimant Provanani Dasi).	Ditto ..	Ditto ..	100
577	3764	C. I. T. Case No. 186 of 1921 (claimant Nawab Nandini Dasi).	Ditto ..	Ditto ..	100
578	3773	C. I. T. Case No. 30 of 1922 ..	Ditto ..	Ditto ..	200
579	3776	Ditto 47 of 1922 ..	Ditto ..	Ditto ..	15,500
580	3779	Ditto 54 of 1922 ..	Ditto ..	Ditto ..	200
581	3802	Ditto 229 of 1922 ..	Ditto ..	Ditto ..	100
582	3817	Ditto 303 of 1922 ..	Ditto ..	Ditto ..	200

3½ per cent. loan of 1865.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
583	3846	C. I. T. Case No. 50 of 1924 ..	President, Calcutta Improvement Tribunal.	Calcutta ..	100
584	3847	C. I. T. Case No. 51 of 1924 (Fanindra Nath Mondal, minor).	Ditto ..	Ditto ..	100
585	3847	C. I. T. Case No. 51 of 1924 (Sourendra Nath Mondal, minor).	Ditto ..	Ditto ..	100
586	3861	C. I. T. Case No. 50 of 1925 ..	Ditto ..	Ditto ..	4,600
587	3866	Ditto 99 of 1925 ..	Ditto ..	Ditto ..	600
588	3896	Ditto 81 of 1926 ..	Ditto ..	Ditto ..	13,000
589	3897	Ditto 82 of 1926 ..	Ditto ..	Ditto ..	13,800
590	3912	Ditto 30 of 1927 ..	Ditto ..	Ditto ..	7,900
591	3917	Ditto 92 of 1927 ..	Ditto ..	Ditto ..	13,200
592	3917	Ditto 97 of 1927 ..	Ditto ..	Ditto ..	15,600
593	3918	Ditto 122 of 1927 ..	Ditto ..	Ditto ..	64,900
594	3919	Ditto 127 of 1927 ..	Ditto ..	Ditto ..	200
595	3921	Ditto 139 of 1927 ..	Ditto ..	Ditto ..	9,800
596	3921	Ditto 3 of 1928 ..	Ditto ..	Ditto ..	500
597	3924	C. I. T. Case No. 21 of 1928 (Sudhir Kumar Kundu).	Ditto ..	Ditto ..	700
598	3924	C. I. T. Case No. 21 of 1928 (Anil Kumar Kundu).	Ditto ..	Ditto ..	700
599	3924	C. I. T. Case No. 21 of 1928 (Lalit Kumar Kundu).	Ditto ..	Ditto ..	700
600	3924	C. I. T. Case No. 21 of 1928 (Sushil Kumar Kundu).	Ditto ..	Ditto ..	700
601	3925	C. I. T. Case No. 24 of 1928 ..	Ditto ..	Ditto ..	9,02,700
602	3926	Ditto 28 of 1928 ..	Ditto ..	Ditto ..	300
603	3927	Ditto 32 of 1928 ..	Ditto ..	Ditto ..	9,200
604	3929	Ditto 44 of 1928 ..	Ditto ..	Ditto ..	3,100
605	3950	Ditto 47 of 1929 ..	Ditto ..	Ditto ..	300

3½ per cent. loan of 1865.

Serial No.	Ledger folio No.	Name of person or fund on whose behalf held.	Name of the administrator or other officer in whose favour P. O. is drawn.	Treasury at which interest is payable.	Amount. Rs.
606	3002	Sibtainabad Imambara Endowment Fund.	Collector and Superintendent, Political Pensions, 24-Parganas.	Calcutta ..	4,00,000
607	3002	Syed Mohammed Hyder, Manager, Sibtainabad Imambara	Ditto ..	24-Parganas	2,000
608	3003	Nawab Moortaza Begum Sahiba	Ditto ..	Ditto ..	3,000
609	3006	Investment under Act X of 1870	Collector, 24-Parganas	27,700
610	3008	Chandi Charan, Satish Chandra, Sris Chandra and Manmatha Nath Sen, Farmers.	Ditto ..	24-Parganas ..	1,700
611	3009	Gopal Behary Guha, Khas Tahsildar.	Ditto ..	Ditto ..	100
612	3010	Rajo Rani Dasi, Settlement-holder.	Ditto ..	Ditto ..	3,000
613	3011	Prince Ghulam Muhammad's Dispensary Fund.	Ditto ..	Ditto ..	8,600
614	3013	Narendra Kumar Mitra, Tahsildar, Diamond Harbour subdivision.	Ditto ..	Ditto ..	500
615	3015	Jamini Kanto Ganguli, Naib ..	Ditto ..	Ditto ..	400
616	3016	Managing Agents, Khurda Co., Ltd.	Ditto ..	Ditto ..	200
617	3017	Jahar Lal Sil and Balai Lal Sil, for protection of estate.	Ditto ..	Ditto ..	400
618	3018	Tookada Mohini Dasi ..	Ditto ..	Ditto ..	1,500
619	3019	Kedar Nath Shaw, Settlement-holder.	Ditto ..	Ditto ..	100
620	3020	Nibaran Chandra Chatterji and Surobala Debi.	Ditto ..	Ditto ..	200
621	3022	Kunja Behary Roy and others, Settlement-holders.	Ditto ..	Ditto ..	500
622	3023	Rashmohon, Radhica Mohan and Mohini Mohan Shaw, Settlement-holders.	Ditto ..	Ditto ..	1,200
623	3024	Ashutosh De, Settlement-holder	Ditto ..	Ditto ..	500
624	3026	Mohesh Chandra Land Reclamation, etc., for protection of estate from sale.	Ditto ..	Ditto ..	3,000
625	3027	Jnanendra Kumar Chowdhury, Settlement-holder.	Ditto ..	Ditto ..	500
626	3030	Haran Chandra Mitra, Tahsildar	Ditto ..	Ditto ..	600
627	3031	Nagendra Nath Bose, Tahsildar	Ditto ..	Ditto ..	500
628	3032	Anukul Chandra Mukherjee, Nazir.	Ditto ..	Ditto ..	500

3½ per cent. loan of 1865.

1 Serial No.	2 Ledger folio No.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
629	3033	Narendra Nath Mukherjee, Head Clerk, Barasat.	Collector, 24-Parganas ..	24-Parganas 300
630	3034	Sukhendra Bhushan Das Gupta, Janbazar Wards Estate No. I.	Ditto ..	Ditto .. 1,000
631	3034	Amulyadhone Roy, Janbazar Wards Estate No. I.	Ditto ..	Ditto .. 500
632	3034	Romesh Chandra Das, Janbazar Wards Estate No. II.	Ditto ..	Ditto .. 1,500
633	3035	Kanai Lal Sen, Janbazar Wards Estate No. II.	Ditto ..	Ditto .. 800
634	3036	Chandra Mohan Banerjee, Janbazar Wards Estate No. I.	Ditto ..	Ditto .. 100
635	3038	Shew Bux Bogla, Pinjrapole Estate.	Ditto ..	Ditto .. 500
636	3041	Bibhuti Bhushan Banerjee, Panighati Wards Estate.	Ditto ..	Ditto .. 600
637	3044	Standard Jute Company, for protection of estate.	Ditto ..	Ditto .. 1,000
638	3048	Sris Chandra Chandra, Panighati Wards Estate.	Ditto ..	Ditto .. 500
639	3050	Jiban Krishna Sircar, Panighati Wards Estate.	Ditto ..	Ditto .. 100
640	3052	Khagendra Nath Banerji, Janbazar Wards Estate No. II and Panighati Wards Estate.	Ditto ..	Ditto .. 2,000
641	3054	Barnagore Jute Factory & Co. for protection of estate from sale.	Ditto ..	Ditto .. 1,000
642	3055	Ananga Mohan Ganguli, Janbazar Wards Estate No. I.	Ditto ..	Ditto .. 1,000
643	3058	Gaya Dutt Tripathy, Janbazar Wards Estate No. I.	Ditto ..	Benares .. 600
644	3059	Mrs. E. M. Nahapet, Janbazar Wards Estate No. II.	Ditto ..	24-Parganas 2,000
645	3063	Debendra Narayan Sengupta, Sub-Treasurer, Barrackpore.	Ditto ..	24-Parganas from Barrackpore Sub-Treasury. 1,000
646	3089	District Board Employees' Provident Fund.	Chairman, District Board, 24-Parganas.	24-Parganas 9,500
647	3091	Prince Ghulam Muhammad's Charity Fund.	Collector and District Judge, 24-Parganas.	Ditto .. 2,80,300
648	3094	Dr. Bholanath Bose Prize Fund	Headmaster, Barrackpore Government School, 24-Parganas.	Barrackpore Sub-Treasury. 500
649	3096	Khagendra Kumar Medal Fund	Headmaster, Baruipur H. E. School, 24-Parganas.	24-Parganas 200
650	3098	Baruipur Victoria Charitable Dispensary Fund.	Chairman, Baruipur Municipality, 24-Parganas.	Ditto .. 1,000

3½ per cent. loan of 1865.

Serial No.	1 Lodger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
651	3100	Khetra Nath Chatterjee Free Studentship Fund.	Headmaster, Barasat Government School, 24-Parganas.	24-Parganas from Barasat Sub-Treasury.	17,600
652	3101	Bipra Das Banerjee and Sib Das Banerjee Medal Fund.	Ditto ..	Ditto ..	700
653	3102	Bipra Das Banerjee Prize Fund	Ditto ..	Ditto ..	700
654	3104	Sris Chandra Rai Scholarship Fund.	Secretary, Anglo-Sanskrit School, Harinavi, 24-Parganas.	24-Parganas	600
655	3106	Gobardanga H. E. School Fund	Secretary, Gobardanga H. E. School, 24-Parganas.	24-Parganas from Barasat Sub-Treasury.	1,000
656	3108	Barasat Dispensary Fund	Chairman, Barasat Municipality, 24-Parganas.	24-Parganas	1,000
657	3115	Title Suit Case No. 113 of 1925.	Sub-Judge, 4th Court, 24-Parganas.	Ditto ..	7,200
658	3129	L. A. Case No. 161 of 1891	Special Land Acquisition Judge, 24-Parganas.	Ditto ..	1,500
659	3129	Ditto 169 of 1891	Ditto ..	Ditto ..	1,500
660	3130	Ditto 1 of 1898	Ditto ..	Ditto ..	7,900
661	3130	Ditto 21 of 1901	Ditto ..	Ditto ..	300
662	3132	Ditto 88 of 1902	Ditto ..	Ditto ..	200
663	3134	Ditto 5 of 1904	Ditto ..	Ditto ..	200
664	3135	Ditto 85 of 1904	Ditto ..	Ditto ..	4,000
665	3135	Ditto 96 of 1904	Ditto ..	Ditto ..	100
666	3136	Ditto 100 of 1904	Ditto ..	Ditto ..	5,400
667	3137	Ditto 262 of 1904	Ditto ..	Ditto ..	200
668	3138	Ditto 70 of 1905	Ditto ..	Ditto ..	4,000
669	3138	Ditto 71 of 1905	Ditto ..	Ditto ..	900
670	3139	Ditto 1 of 1906	Ditto ..	Ditto ..	300
671	3139	Ditto 39 of 1906	Ditto ..	Ditto ..	55,600
672	3140	Ditto 51 of 1906	Ditto ..	Ditto ..	2,100
673	3140	Ditto 54 of 1906	Ditto ..	Ditto ..	200
674	3140	Ditto 57 of 1906	Ditto ..	Ditto ..	700

3½ per cent. loan of 1865.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
675	3141	L. A. Case No. 59 of 1906	.. Special Land Acquisition Judge, 24-Parganas.	24-Parganas	700
676	3141	Ditto	65 of 1906	.. Ditto	1,200
677	3143	Ditto	167 of 1907	.. Ditto	6,400
678	3143	Ditto	27 of 1908	.. Ditto	800
679	3144	Ditto	127 of 1908	.. Ditto	1,300
680	3145	Ditto	168 of 1908	.. Ditto	5,400
681	3145	Ditto	179 of 1908	.. Ditto	4,400
682	3146	Ditto	228 of 1908	.. Ditto	1,300
683	3146	Ditto	248 of 1908	.. Ditto	500
684	3147	Ditto	263 of 1908	.. Ditto	27,800
685	3147	Ditto	11 of 1909	.. Ditto	100
686	3149	Ditto	98 of 1909	.. Ditto	700
687	3149	Ditto	107 of 1909	.. Ditto	400
688	3149	Ditto	365 of 1909	.. Ditto	900
689	3150	Ditto	481 of 1909	.. Ditto	300
690	3150	Ditto	485 of 1909	.. Ditto	100
691	3151	Ditto	490 of 1909	.. Ditto	1,500
692	3151	Ditto	574 of 1909	.. Ditto	1,100
693	3152	Ditto	587 of 1909	.. Ditto	100
694	3153	Ditto	624 of 1909	.. Ditto	300
695	3153	Ditto	652 of 1909	.. Ditto	4,600
696	3154	Ditto	721 of 1909	.. Ditto	1,000
697	3155	Ditto	772 of 1909	.. Ditto	100
698	3155	Ditto	776 of 1909	.. Ditto	2,100
699	3156	Ditto	805 of 1909	.. Ditto	700

3½ per cent. loan of 1865.

1 Serial No.	2 Ledger folio No.	3 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
700	3156	L. A. Case No. 977 of 1909	.. Special Land Acquisition Judge, 24-Parganas.	24-Parganas	7,300
701	3157	Ditto	1085 of 1909	.. Ditto	700
702	3157	Ditto	1098 of 1909	.. Ditto	1,100
703	3158	Ditto	1119 of 1909	.. Ditto	800
704	3158	Ditto	1121 of 1909	.. Ditto	1,000
705	3159	Ditto	36 of 1910	.. Ditto	5,000
706	3159	Ditto	39 of 1910	.. Ditto	51,900
707	3160	Ditto	86 of 1910	.. Ditto	3,800
708	3160	Ditto	94 of 1910	.. Ditto	200
709	3161	Ditto	136 of 1910	.. Ditto	900
710	3162	Ditto	166 of 1910	.. Ditto	300
711	3163	Ditto	240 of 1910	.. Ditto	100
712	3163	Ditto	241 of 1910	.. Ditto	100
713	3164	Ditto	264 of 1910	.. Ditto	100
714	3164	Ditto	266 of 1910	.. Ditto	100
715	3165	Ditto	267 of 1910	.. Ditto	1,200
716	3165	Ditto	268 of 1910	.. Ditto	100
717	3166	Ditto	276 of 1910	.. Ditto	800
718	3166	Ditto	294 of 1910	.. Ditto	1,200
719	3167	Ditto	295 of 1910	.. Ditto	7,700
720	3167	Ditto	296 of 1910	.. Ditto	400
721	3168	Ditto	308 of 1910	.. Ditto	200
722	3169	Ditto	309 of 1910	.. Ditto	400
723	3171	Ditto	359 of 1910	.. Ditto	600
724	3171	Ditto	380 of 1910.	.. Ditto	200

3½ per cent. loan of 1865.

1 Serial No.	2 Ledger folio No.	3 Name of person or fund on whose behalf held.	4 Name of the administrator or other officer in whose favour P. O. is drawn.	5 Name of Treasury at which interest is payable.	Amount. Rs.
725	3172	L. A. Case No. 384 of 1910	.. Special Land Acquisition Judge, 24-Parganas.	24-Parganas	8,700
726	3172	Ditto	433 of 1910	.. Ditto	200
727	3173	Ditto	459 of 1910	.. Ditto	60,900
728	3174	Ditto	465 of 1910	.. Ditto	1,400
729	3174	Ditto	13 of 1911	.. Ditto	300
730	3176	Ditto	63 of 1911	.. Ditto	200
731	3176	Ditto	74 of 1911	.. Ditto	6,900
732	3177	Ditto	106 of 1911	.. Ditto	2,000
733	3178	Ditto	107 of 1911	.. Ditto	3,300
734	3180	Ditto	109 of 1911	.. Ditto	400
735	3180	Ditto	142 of 1911	.. Ditto	200
736	3181	Ditto	278 of 1911	.. Ditto	1,000
737	3181	Ditto	31 of 1912	.. Ditto	1,100
738	3182	Ditto	193 of 1912	.. Ditto	2,400
739	3183	Ditto	209 of 1912	.. Ditto	100
740	3185	Ditto	226 of 1912	.. Ditto	100
741	3185	Ditto	229 of 1912	.. Ditto	500
742	3186	Ditto	230 of 1912	.. Ditto	100
743	3186	Ditto	247 of 1912	.. Ditto	200
744	3187	Ditto	316 of 1912	.. Ditto	200
745	3188	Ditto	378 of 1912	.. Ditto	4,900
746	3189	Ditto	40 of 1913	.. Ditto	8,700
747	3189	Ditto	41 of 1913	.. Ditto	56,000
748	3190	Ditto	50 of 1913	.. Ditto	3,02,900
749	3190	Ditto	55 of 1913	.. Ditto	3,900

3½ per cent. loan of 1865.

1 Serial No.	2 Ledger folio No.	3 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.	
750	3191	L. A. Case No.	65 of 1913 ..	Special Land Acquisition Judge, 24-Parganas.	24-Parganas	4,000
751	3191	Ditto	72 of 1913 ..	Ditto	..	10,600
752	3192	Ditto	95 of 1913 ..	Ditto	..	600
753	3192	Ditto	107 of 1913 ..	Ditto	..	100
754	3193	Ditto	128 of 1913 ..	Ditto	..	200
755	3193	Ditto	157 of 1913 ..	Ditto	..	49,100
756	3194	Ditto	40 and 157 of 1913.	Ditto	..	15,600
757	3194	Ditto	169 of 1913 ..	Ditto	..	3,300
758	3195	Ditto	176 of 1913 ..	Ditto	..	60,800
759	3196	Ditto	51 of 1914 ..	Ditto	..	200
760	3197	Ditto	63 of 1914 ..	Ditto	..	100
761	3197	Ditto	65 of 1914 ..	Ditto	..	400
762	3198	Ditto	66 of 1914 ..	Ditto	..	1,06,700
763	3198	Ditto	67 of 1914 ..	Ditto	..	100
764	3199	Ditto	94 of 1914 ..	Ditto	..	100
765	3200	Ditto	54 of 1915 ..	Ditto	..	600
766	3201	Ditto	80 of 1915 ..	Ditto	..	200
767	3201	Ditto	81 of 1915 ..	Ditto	..	200
768	3202	Ditto	95 of 1915 ..	Ditto	..	200
769	3202	Ditto	134 of 1915 ..	Ditto	..	200
770	3203	Ditto	137 of 1915 ..	Ditto	..	700
771	3204	Ditto	147 of 1915 ..	Ditto	..	200
772	3204	Ditto	155 of 1915 ..	Ditto	..	1,11,300
773	3205	Ditto	158 of 1915	Ditto	..	700
774	3206	Ditto	162 of 1915 ..	Ditto	..	200

3½ per cent. loan of 1865.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
775	3207	L. A. Case No. 52 of 1916 ..	Special Land Acquisition Judge, 24-Parganas.	24-Parganas	300
776	3207	Ditto 70 of 1916 ..	Ditto ..	Ditto ..	4,100
777	3208	Ditto 85 of 1916 ..	Ditto ..	Ditto ..	700
778	3208	Ditto 93 of 1916 ..	Ditto ..	Ditto ..	900
779	3209	Ditto 94 of 1916 ..	Ditto ..	Ditto ..	600
780	3209	Ditto 1 of 1917 ..	Ditto ..	Ditto ..	1,400
781	3210	Ditto 26 of 1917 ..	Ditto ..	Ditto ..	600
782	3211	Ditto 49 of 1917 ..	Ditto ..	Ditto ..	2,200
783	3211	Ditto 50 of 1917 ..	Ditto ..	Ditto ..	700
784	3212	Ditto 77 of 1917 ..	Ditto ..	Ditto ..	1,600
785	3213	Ditto 130 of 1917 ..	Ditto ..	Ditto ..	2,100
786	3213	Ditto 131 of 1917 ..	Ditto ..	Ditto ..	300
787	3214	Ditto 142 of 1917 ..	Ditto ..	Ditto ..	300
788	3214	Ditto 146 of 1917 ..	Ditto ..	Ditto ..	100
789	3215	L. A. Case No. 155 of 1917 (claimant Khantomoyi Debi).	Ditto ..	Ditto ..	200
790	3215	L. A. Case No. 155 of 1917 (claim- ant Ichhamoyi Debi).	Ditto ..	Ditto ..	200
791	3216	L. A. Case No. 162 of 1917 ..	Ditto ..	Ditto ..	100
792	3217	Ditto 19 of 1918 ..	Ditto ..	Ditto ..	300
793	3218	Ditto 44 of 1918 ..	Ditto ..	Ditto ..	900
794	3220	Ditto 99 of 1918 ..	Ditto ..	Ditto ..	500
795	3222	Ditto 119 of 1918 ..	Ditto ..	Ditto ..	3,600
796	3223	Ditto 129 of 1918 ..	Ditto ..	Ditto ..	300
797	3223	Ditto 144 of 1918 ..	Ditto ..	Ditto ..	3,500
798	3224	Ditto 145 of 1918 ..	Ditto ..	Ditto ..	700
799	3224	Ditto 162 of 1918 ..	Ditto ..	Ditto ..	1,200

3½ per cent. loan of 1865.

Serial No.	1 Lodger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
800	3225	L. A. Case No. 169 of 1918 ..	Special Land Acquisition Judge, 24-Parganas.	24-Parganas	200
801	3225	Ditto 14 of 1919 ..	Ditto ..	Ditto ..	4,700
802	3226	Ditto 16 of 1919 ..	Ditto ..	Ditto ..	3,300
803	3226	L. A. Case No. 17 of 1919 (claimant Jamini Bhushan Roy Chowdhury).	Ditto ..	Ditto ..	400
804	3226	L. A. Case No. 17 of 1919 (claimant Raj Lakshmi Debi).	Ditto ..	Ditto ..	500
805	3227	L. A. Case No. 19 of 1919 ..	Ditto ..	Ditto ..	1,000
806	3228	Ditto 101 of 1919 ..	Ditto ..	Ditto ..	900
807	3229	Ditto 127 of 1919 ..	Ditto ..	Ditto ..	1,000
808	3231	Ditto 237 of 1919 ..	Ditto ..	Ditto ..	500
809	3235	Ditto 293 of 1919 ..	Ditto ..	Ditto ..	24,200
810	3235	Ditto 296 of 1919 ..	Ditto ..	Ditto ..	14,100
811	3236	L. A. Case No. 300 of 1919 (claimant Secretary of State for India).	Ditto ..	Ditto ..	8,800
812	3237	L. A. Case No. 300 of 1919 (claimants P. G. W. Shaw & Co.).	Ditto ..	Ditto ..	3,100
813	3237	L. A. Case No. 310 of 1919 ..	Ditto ..	Ditto ..	8,500
814	3238	Ditto 313 of 1919 ..	Ditto ..	Ditto ..	300
815	3248	Ditto 46 of 1920 ..	Ditto ..	Ditto ..	800
816	3248	Ditto 57 of 1920 ..	Ditto ..	Ditto ..	3,16,400
817	3249	Ditto 106 of 1920 ..	Ditto ..	Ditto ..	9,100
818	3250	Ditto 108 of 1920 ..	Ditto ..	Ditto ..	8,400
819	3251	Ditto 124 of 1920 ..	Ditto ..	Ditto ..	16,500
820	3252	Ditto 138 of 1920 ..	Ditto ..	Ditto ..	500
821	3253	Ditto 149 of 1920 ..	Ditto ..	Ditto ..	800
822	3253	Ditto 178 of 1920 ..	Ditto ..	Ditto ..	200
823	3254	Ditto 202 of 1920 ..	Ditto ..	Ditto ..	9,600
824	3259	Ditto 23 of 1921 ..	Ditto ..	Ditto ..	28,400

3½ per cent. loan of 1885.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
825	3272	L. A. Case No. 228 of 1921 ..	Special Land Acquisition Judge, 24 Parganas.	24-Parganas	1,200
826	3320	L. A. Case No. 38 of 1924 (claim- ants Amulya Charan Banerji and others).	Ditto ..	Ditto ..	10,200
827	3321	L. A. Case No. 38 of 1924 ..	Ditto ..	Ditto ..	30,000
828	3371	Ditto	127 of 1926 ..	Ditto ..	1,800
829	3375	Ditto	49 of 1927 ..	Ditto ..	400
830	3385	Ditto	215 of 1927 ..	Ditto ..	100
831	3386	Ditto	220 of 1927 ..	Ditto ..	100
832	3387	Ditto	234 of 1927 ..	Ditto ..	800
833	3390	Ditto	299 of 1927 ..	Ditto ..	200
834	3392	Ditto	11 of 1928 ..	Ditto ..	400
835	3395	Ditto	113 of 1928 ..	Ditto ..	2,700
836	3397	Ditto	130 of 1928 ..	Ditto ..	1,300
837	3399	Ditto	150 of 1928 ..	Ditto ..	12,900
838	3400	L. A. Case No. 169 of 1928 (claimants Hari Sadhan Roy Chowdhury and others).	Ditto ..	Ditto ..	300
839	3400	L. A. Case No. 169 of 1928 (claimant Khirole Kumari Dasi).	Ditto ..	Ditto ..	600
840	3400	L. A. Case No. 169 of 1928 (claimant Rai Sahib D. N. Bose).	Ditto ..	Ditto ..	500
841	3400	L. A. Case No. 169 of 1928 (claimants Sarat Chandra Roy Chowdhury and others).	Ditto ..	Ditto ..	300
842	3404	L. A. Case No. 183 of 1928 ..	Ditto ..	Ditto ..	5,600
843	3405	Ditto	187 of 1928 ..	Ditto ..	200
844	3409	Ditto	210 of 1928 ..	Ditto ..	400
845	3413	Ditto	27 of 1929 ..	Ditto ..	5,600
846	3345	Act V Case No. 38 of 1907 ..	District Judge, 24-Parganas	Ditto ..	900
847	3346	Act VIII Case No. 106 of 1898	Ditto ..	Ditto ..	100
848	3347	Ditto	25 of 1907	Ditto ..	500
849	3349	Ditto	216 of 1912	Ditto ..	1,000

3½ per cent. loan of 1865.

Serial No.	Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
850	3350	Act VIII Case No. 96 of 1916	District Judge, 24-Parganas	24-Parganas	500
851	3361	Ditto 165 of 1925	Ditto ..	Ditto ..	2,900
852	3359	Ditto 362 of 1926	Ditto ..	Ditto ..	800
853	3355	Execution Case No. 53 of 1911 ..	Ditto ..	Ditto ..	400
854	3363	Lalit Mohan Sircar, Cashier, Sealdah Small Cause Court.	Ditto ..	Ditto ..	1,000
855	3364	Satish Chandra Sircar, Nazir, Baruipore.	Ditto ..	Ditto ..	300
856	3366	Chandra Sekhar Chatterjee, Nazir, Sealdah.	Ditto ..	Ditto ..	1,000
857	3367	Sris Chandra Ghosh, Naib Nazir	Ditto ..	Ditto ..	500
858	3368	Karuna Kanto Sircar, Naib Nazir	Ditto ..	Ditto ..	500
859	3398	Dwarka Nath Bidyabhushan Fund	Magistrate, 24-Parganas	Ditto ..	300
860	3497	District School Committee	Ditto ..	Ditto ..	4,000
861	3497	Aghore Mohini Fund	..	Ditto ..	2,500
862	3505	Baranagore Municipality	Chairman, Baranagore Municipality.	Calcutta ..	200
863	3509	Lalit Mohan Banerjee, Accountant.	Ditto ..	Ditto ..	500
864	3509	Beehudhone Bagchi	..	Ditto ..	3,700
865	3517	Zoological Gardens	Secretary, Zoological Gardens, Alipore.	Ditto ..	6,800
866	3532	Nerode Barani Debi, for protection of estate from sale.	Collector, Khulna	2,900
867	3533	Rajendra Kumar Ghosh, Patnidar	Ditto ..	Khulna ..	1,000
868	3534	Romesh Chandra Bose, Patnidar	Ditto	400
869	3534	Satish Chandra Deb Roy for payment of rent.	Ditto	500
870	3535	Syedpur Trust Estate	..	Khulna ..	11,900
871	3536	Hari Das Daw, Patnidar	..	Ditto ..	4,200
872	3537	Troilakhya Nath Biswas, Patnidar	Ditto ..	Ditto ..	1,800
873	3538	Birendra Chandra Ghosh, Patnidar	Ditto	200
874	3538	Shiba Prosad Banerjee, Settlement-holder.	Ditto Khulna ..	500

3½ per cent. loan of 1865.

1 Serial No.	2 Ledger folio No.	3 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
875	3539	Dhiraj Mohan Mukherjee, Settlement-holder.	Collector, Khulna	Khulna	3,000
876	3539	Raja Promotho Bhushan Deb Roy, Patnidar.	Ditto ..	Ditto ..	500
877	3540	Satkori Mitra for payment of rent	Ditto	1,000
878	3540	Labanya Probha Dutt, Settlement-holder.	Ditto ..	Khulna ..	500
879	3541	Basanta Kumar Mitra for payment of rent.	Ditto	500
880	3542	Girindra Bhushan Chatterjee, Syedpur Trust Estate.	Ditto ..	Khulna ..	1,000
881	3543	Jessore Banking and Trading Co., Settlement-holders.	Ditto ..	Ditto ..	300
882	3544	Girija Nath and Satindra Nath Roy Chowdhury, Settlement-holder.	Ditto	1,200
883	3545	Girindra Nath Mukherjee, Patnidar	Ditto ..	Khulna ..	600
884	3549	Sashi Bhushan Dey, Naib Nazir, Bagherhat.	District Judge, Khulna	Ditto ..	500
885	3557	Lakshmi Ranjan Bose, Deputy Ranger.	Divisional Forest Officer, Sunderbans Division, Khulna.	Ditto ..	500
886	4685	Bhola Nath Bhattacharjee, Extra Assistant Conservator of Forests.	Ditto ..	Ditto ..	1,000
887	4906	Satish Chandra Guha, Deputy Ranger.	Ditto ..	Ditto ..	500
888	4918	Sarat Chandra Ghosh, Ranger ..	Ditto ..	Ditto ..	500
889	4919	Maulvi Mohammad Yacab, Ranger	Ditto ..	Ditto ..	1,000
890	3564	Satkhira Dispensary ..	Chairman, Satkhira Municipality.	Ditto ..	1,300
891	3566	Amritomoyee Charitable Dispensary Fund.	Chairman, District Board, Khulna.	Ditto ..	3,600
891A	3568	Daulatpur Charitable Dispensary	Civil Surgeon, Khulna	Ditto ..	1,500
892	3575	Gopal Chandra Ganguly for protection of estate.	Collector, Nadia	Nadia ..	600
893	3576	Bholanath Banerjee, Khas Tahsildar.	Ditto ..	Ditto ..	500
894	3576	Girindra Nath Chatterjee, Head Clerk.	Ditto ..	Ditto ..	500
895	3579	Birendra Lal Roy, Nadia Raj Wards Estate.	Ditto ..	Ditto ..	2,500
896	3581	Nilkanto Pal, Nazir ..	District Judge, Nadia	Ditto ..	1,400
897	3581	Munshi Mahatabaddin Ahmed, Nazir.	Ditto ..	Ditto ..	1,000

3½ per cent. loan of 1865.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
898	3582	Atarmoni Dasi	.. District Judge, Nadia	.. Nadia	.. 300
899	3584	Jotindra Mohan Ghosh, Nazir	Ditto	.. Ditto	.. 500
900	3584	Panchanon Biswas, Nazir	.. Ditto	.. Ditto	.. 500
901	3586	Tarak Nath Mukherjee, Nazir	.. Ditto	.. Ditto	.. 500
902	3587	Title Suit No. 552 of 1916	.. Sub-Judge, Nadia	.. Ditto	.. 6,600
903	3589	Maintenance of village road from Kanchrapara to Kolerpet.	Chairman, District Board, Nadia.	Ditto	.. 2,500
904	3589	Maintenance of burning ghat building at Pansilla.	Ditto	.. Ditto	.. 100
905	3594	Radharani and Durganoni Debi Dharamsala Maintenance Fund.	Chairman, Santipur Municipality.	Ditto	.. 1,000
906	3596	Charitable Dispensary Fund	.. Chairman, Ranaghat Municipality.	Nadia (from Ranaghat Sub-Treasury).	100
907	3597	Birnagar Municipality	.. Chairman, Birnagar Municipality.	Ditto	.. 2,000
908	3600	Taylor Prize	.. Magistrate, Nadia	.. Nadia	.. 800
909	3601	Rai Brojo Mohan Dutt Bahadur's Fund.	Ditto	.. Ditto	.. 1,000
910	3605	Mohini Mohan Roy Prize	.. Principal, Krishnagar College, Nadia.	Ditto	.. 4,700
911	3607	Livingstone Memorial Fund	.. Ditto	.. Ditto	.. 200
912	3578	Bisseswar Pal, Kanungo	Subdivisional Magistrate.	Officer, Jessore (from Magura Sub-Treasury).	1,000
913	3612	Satish Chandra Ghosh, Head Clerk	Superintendent of Police, Jessore.	Jessore	.. 500
914	3998	Radha Gobinda Chandra, Treasurer.	Collector, Jessore	.. Ditto	.. 15,000
915	3999	Ragunath Thakur (Idol) under section 15, Act XI of 1859.	Ditto	.. Ditto	.. 10,500
916	4001	Hari Mohan Sircar and Salimullah Chowdhury.	Ditto 500
917	4002	Girindra Mohan Thakur and Jardine Skinner & Co.	Ditto 500
918	4004	Ashrofunnessa and Mothur Kundu	Ditto 700
919	4010	Prodyot Kumar Halder, Mukherjee Wards Estate.	Ditto	.. Jessore	.. 600
920	4022	Raja Promotho Bhushan Deb Roy Jubilee Medal.	Magistrate, Jessore	.. Ditto	.. 600

3½ per cent. loan of 1865.

1 Serial No.	2 Ledger folio No.	3 Name of person or fund on whose behalf held.	4 Name of the administrator or other officer in whose favour P. O. is drawn.	5 Name of Treasury at which interest is payable.	Amount, Rs.
921	4023	Temple Scholarship	.. Magistrate, Jessore	.. Jessore	2,500
922	4024	Rai Mohesh Chandra Chakraverti Bahadur's Scholarship Teachers Reward Fund.	.. Ditto	.. Ditto	2,000
923	4025	Jessore Charitable Dispensary	.. Ditto	.. Ditto	700
924	4029	Jessore Dispensary	.. Chairman, Jessore Municipality.	.. Ditto	1,800
925	4031	Chanduria Khaturia Bridge Repairing Fund.	Chairman, District Board, Jessore.	Ditto	1,000
926	4032	Sridharpur Dispensary	.. Ditto	.. Ditto	600
927	4033	Gourmoni District Road	.. Ditto	.. Ditto	500
928	4034	Prosonno Kumar Ghosh for Dis- pensary in Narail.	.. Ditto	.. Ditto	4,000
929	4041	Mackenzie Medal Fund	.. Secretary and Treasurer, Board of Trustees, Ber- hampur College.	Murshidabad	500
930	4042	Raja Jogendra Narayan Roy En- dowment for Berhampur Char- itable Dispensary.	Secretary, Managing Com- mittee, Berhampur Dispensary.	Ditto	18,000
931	4044	Anukul Chandra Roy Chowdhury, Treasurer.	Collector, Murshidabad	.. Ditto	10,000
932	4045	Mackenzie Public Hall	.. Ditto	.. Ditto	15,500
933	4046	Estate of Basanto Ali Khan	.. Ditto	.. Ditto	39,200
934	4047	Tomb and Emambara of Gaitor Begum.	.. Ditto	.. Ditto	51,800
935
936	4060	Syed Murtaza Ali Mirza, minor	.. Ditto	.. Ditto	2,800
937	4061	Syed Mustafa Ali Mirza, minor	.. Ditto	.. Ditto	2,900
938	4062	Munshi Alif Hossain, Head Clerk and Sub-Treasurer.	.. Ditto	.. Ditto	500
939	4063	Kapali Telegraph Office Main- tenance Fund.	.. Ditto	.. Ditto	800
940	4064	Jagat Chandra Roy, Nazir	.. Ditto	300
941	4069	Nasrat Ali Mirza	.. Ditto	Murshidabad	7,700
942	4077	Moti Lal Roy, Tahsildar	.. Subdivisional Officer, Jangipur, Murshidabad.	Ditto	100
943	4079	Kandi Giris Chandra Hospital	Magistrate, Murshidabad	Ditto	2,08,300
944	4080	Murshidabad Dispensary	.. Ditto	.. Ditto	5,000

3½ per cent. loan of 1865.

Serial No.	Ledger folio No.	Name of person or fund on whose behalf held.	Name of the administrator or other officer in whose favour P. O. is drawn.	Treasury at which interest is payable.	Amount. Rs.
945	4082	Woodburn Medal Fund in Nawab's High School.	Magistrate, Murshidabad..	Murshidabad	500
946	4084	Kennedy Memorial Fund ..	Ditto ..	Ditto ..	3,000
947	4085	Rao Mohesh Narain Eye Ward in Berhampur Charitable Dispensary.	Ditto ..	Ditto ..	49,000
948	4087	Khetra Nath Mukherjee Medal Fund.	Ditto ..	Ditto ..	1,900
949	4088	Berhampur Medical School Fund.	Commissioner, Presidency Division and Surgeon-General with the Government of Bengal.	87,100
950	4088	Berhampur Hospital Fund ..	Ditto	33,900
951	4091	Mohesh Narain Academy Library Fund.	Magistrate, Murshidabad..	Murshidabad	600
952	4096	Lalji Saha ..	District Judge, Murshidabad.	Ditto ..	1,000
953	4097	Jaswant Singh, Nazir ..	Ditto ..	Ditto ..	1,300
954	4098	Case No. 38 of 1908 ..	Ditto ..	Ditto ..	1,000
955	4099	Soukat Ara Kulsam Begum ..	Ditto ..	Ditto ..	1,500
956	4102	Kiran Bala Debi, section 32 under Act I of 1894.	Ditto ..	Ditto ..	8,400
957	4104	Srimati Nrityakali Dasi under Act I of 1894.	Ditto ..	Ditto ..	2,900
958	4105	Nirode Baran Dhar under Act I of 1894.	Ditto ..	Ditto ..	500
959	4108	Kali Pado Banerjee, Nazir ..	Ditto ..	Murshidabad (from Kandi Sub Treasury).	1,300
960	4109	Syed Sadik Reza ..	Ditto ..	Murshidabad	4,000
961	4116	Berhampur Dispensary Fund ..	Chairman, Berhampur Municipality.	Ditto ..	47,600
962	4120	Narendra Nath Bhattacharjee, Head Mohurir.	Ditto ..	Ditto ..	200
963	4121	Tabarak Mullick, Tax Daroga ..	Ditto ..	Ditto ..	200
964	4126	Jangipur Dispensary Fund ..	Chairman Jangipur Municipality.	Ditto ..	1,600
965	4128	Mosley Scholarship Fund ..	Chairman, District Board, Berhampur.	Ditto ..	1,200
966	4129	Syed Alum Mirza, minor ..	Head Master, Nawab Bahadur's Institution, Murshidabad.	Ditto ..	600
967	4129	Syed Ali Mirza, minor ..	Ditto ..	Ditto ..	4,100

3½ per cent. loan of 1865.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
968	4132	Rajib Lochan Scholarship Fund	Maharaja Sris Chandra Nandi of Cossimbazar, Murshidabad.	Murshidabad	15,000
969	4133	Berhampur College Building Fund	Ditto ..	Ditto ..	14,000
970	4134	Berhampur College Hostel Fund ..	Ditto ..	Ditto ..	14,000
971	4143	Purbasthali Chowkidari Pay Fund	Collector, Burdwan ..	Burdwan ..	1,500
972	4144	Sourendra Mohan Roy, Treasurer	Ditto ..	Ditto ..	22,000
973	4145	Investment under Act VI of 1857 .. and Act X of 1870.	Ditto	1,19,400
974	4147	Ganga Narain Mitra's Fund ..	Ditto ..	Burdwan ..	1,000
975	4149	Burdwan Vidyasagar Databya Sanity Fund.	Ditto ..	Ditto ..	19,000
976	4158	Nanitosh Sain, Nazir ..	District Judge, Burdwan	Ditto ..	500
977	4161	Chagram Charitable Dispensary	Chairman, District Board, Burdwan.	Ditto ..	10,000
978	4161	Amarpur Agricultural Education Trust Fund.	Ditto ..	Ditto ..	100
979	4162	Sultanpur Dispensary Fund ..	Ditto ..	Ditto ..	100
980	4162	Panchra Dispensary Fund ..	Ditto ..	Ditto ..	100
981	4165	Amarpur Dispensary Fund ..	Ditto ..	Ditto ..	200
982	4165	Nandipur Dispensary Trust Fund	Ditto	Ditto ..	1,000
983	4165	Kaigram Dispensary Fund ..	Ditto	Ditto ..	2,000
984	4166	Taylor Memorial Fund ..	Chairman, Burdwan Municipality.	Ditto ..	700
985	4167	Flood Relief Fund ..	Ditto	Ditto ..	600
986	4168	Burdwan Dispensary Fund ..	Ditto	Ditto ..	18,000
987	4169	Dr. N. Das Endowment Fund	Ditto	Ditto ..	50,000
988	4173	Keshab Lal Tewari, Cashier ..	Ditto	Ditto ..	100
989	4191	Krishna Kali Dutt, Head Clerk	Registrar, Burdwan ..	Howrah ..	100
990	4196	Girish Chandra Khan, Treasurer	Collector, Bankura ..	Bankura ..	10,000
991	4203	Rai Rambandhu Chatterjee Bahadur's Sir John Woodburn Medal Fund.	Magistrate, Bankura ..	Ditto ..	500

3½ per cent. loan of 1865.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
992	4204	Bindubasini Stipend	.. Magistrate, Bankura	Bankura ..	700
993	4207	Bhuban Mohan Muktakeshi Medal Fund.	Head Master, Bankura Zilla School.	Ditto ..	500
994	4215	Satya Niranjan Medical Trust Fund.	Collector and Civil Surgeon, Birbhum.	Birbhum ..	3,600
995	4218	Saradindu Narayan Chakraverti, Nazir.	District Judge, Birbhum	Ditto ..	3,000
996	4222	L. A. Case No. 11 of 1907	Ditto	Ditto ..	400
997	4224	Kartick Chandra Sircar Surul Estate.	Ditto	Ditto ..	2,000
998	4230	Bhuban Mohan Singh and Hara Sundari Dasi Medal Fund.	Magistrate, Birbhum	Ditto ..	1,000
999	4231	Malet Prize Fund	Ditto	Ditto ..	1,500
1000	4232	Taylor Scholarship Fund	Ditto	Ditto ..	2,000
1001	4235	Rampurhat Dispensary Fund	Subdivisional Officer, Rampurhat.	Ditto ..	1,600
1002	4241	Suri Municipality	Chairman, Suri Municipality	Ditto ..	200
1003	4248	Manash Ranjan Gupta, Treasurer	Collector, Midnapur	Midnapur ..	20,000
1004	4250	Surendra Nath Bose, Farmer	Ditto	Ditto ..	500
1005	4255	Kunja Behary Bose, Cashier, Jhargram Wards Estate.	Ditto	Ditto ..	500
1006	4259	Srikanto Nath De, Tahsildar	Ditto	Ditto ..	200
1007	4260	Kumar Narayan Das, Tahsildar	Ditto	Ditto ..	200
1008	4262	Jaynarain Maity, Tahsildar	Ditto	Ditto ..	500
1009	4264	Narayani Dasi Fund	Ditto	Ditto ..	2,000
1010	4265	Karali Charan Sircar, Charitable Dispensary Fund.	Ditto	Ditto ..	6,000
1011	4282	Dhirendra Chandra Bhattacharjee, Naib Nazir.	District Judge, Midnapur	Ditto ..	100
1012	4286	Abinash Chandra Ghose, Nazir	Ditto	Ditto ..	500
1013	4291	Irpala Charitable Dispensary Fund.	Chairman, District Board, Midnapur.	Ditto ..	12,500
1014	4297	Mohisadal Raj Scholarship Fund	Ditto	Ditto ..	5,000
1015	4298	Harrison Scholarship Fund	Ditto	Ditto ..	3,000

3½ per cent. loan of 1865.

1 Serial No.	Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1016	4292	Midnapur Famine Charitable Relief Fund.	Magistrate, Midnapur ..	Midnapur ..	100
1017	4293	Midnapur Charitable Trust Fund	Ditto ..	Ditto ..	1,700
1018	4301	Contai Dispensary Fund ..	Subdivisional Officer, Contai ..	Ditto ..	2,400
1019	4301	Contai Dispensary Bishwanando-moyee Fund.	Ditto ..	Ditto ..	1,000
1020	4305	Ramjibanpur Municipality ..	Chairman, Ramjibanpur Municipality.	Ditto ..	1,500
1021	4302	Prosannamoyee Dasi Upper Primary Girl's School Fund, Ghatal.	Subdivisional Officer, Ghatal	Ditto ..	3,000
1022	4306	Lochman Prasad Garga Medal Fund.	President, Governing Body, Midnapur College.	Ditto ..	800
1023	4307	Ajodha Ram Khan's Scholarship Fund.	Ditto ..	Ditto ..	3,500
1024	4308	Lochman Prasad Garga Scholarship Fund.	Ditto ..	Ditto ..	2,000
1025	4313	Midnapur College Fund ..	Ditto ..	Ditto ..	52,100
1026	4309	Martin Medal Fund ..	President, Managing Committee, Midnapur Collegiate School.	Ditto ..	400
1027	4311	Bepin Behary Dutt Medal Fund.	Ditto ..	Ditto ..	400
1028	4311	Kali Prasanno Roy Chowdhury's Medal Fund.	Ditto ..	Ditto ..	400
1029	4312	Harrison Medal Fund ..	Ditto ..	Ditto ..	400
1030	4314	Abhoy Charan Bose Memorial Fund.	Ditto ..	Ditto ..	500
1031	4319	Raja of Mohisadal Fund ..	Executive Engineer, Cossye Division, Midnapur.	Ditto ..	1,100
1032	4320	Sarat Chandra Chatterjee, Cashier	Ditto ..	Ditto ..	500
1033	4320	Mohisadal Rajkhali New Sluice and Channel Fund.	Ditto ..	Ditto ..	500
1034	4322	Nripendra Nath Ganguly, Toll Collector.	Ditto ..	Ditto ..	500
1035	2626	Tarini Charan Sarcar's Free Studentship Fund.	Inspector of Schools Burdwan Division, Chinsura.	Hooghly ..	1,000
1036	4333	Behari Lal Mukherjee's Endowment Fund.	Collector, Hooghly ..	Ditto ..	1,61,000
1037	4334	Boinchee B. L. Mukherjee's Estate	Ditto ..	Ditto ..	26,500
1038	4335	Hooghly Public Library ..	Ditto ..	Ditto ..	3,500
1039	4336	Tara Chand Chatterjee's Fund ..	Ditto ..	Ditto ..	600

3½ per cent. loan of 1865.

Serial No.	1 Leger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1040	4337	Raja Gopendra Krishna Deb Memorial Fund.	Collector, Hooghly	Hooghly	800
1041	4338	Chandramoni Dasi for compensa- tion money.	Ditto	500
1042	4342	Bora Emambara	Ditto	Hooghly	2,000
1043	4345	Nagendra Chandra Ganguly, B. L. Mukherjee's Estate.	Ditto	Ditto	360
1044	4346	Hooghly-Bally Bathing Ghat Maintenance Fund.	Ditto	Ditto	5,100
1045	4347	Muslim Education Society Trust Fund, Hooghly.	Ditto	Ditto	1,000
1046	4347	Prosonno Kumar Mitra Grant Fund.	Ditto	Ditto	3,500
1047	4348	Upendra Narayan Mazumdar's Guptipara High English School Maintenance Fund.	Ditto	Ditto	6,500
1048	4356	Kharij Towlat Fund	Receiver of Accounts, Hooghly Emambara.	Ditto	6,000
1049	4360	Chinsura Poor Fund	Local Agent, Hooghly, c/o Treasury Officer, Hooghly.	Ditto	43,000
1050	4361	Bepin Behari Mitra, Lessee	Ditto	Ditto	500
1051	4362	Imambarah Hospital Committee	Ditto	Ditto	1,600
1052	4364	Nabakrishna Scholarship Fund	Magistrate, Hooghly	Ditto	600
1053	4365	Konnagar Ripon Medal Fund	Ditto	Ditto	200
1054	4366	River's Thompson Prize Fund	Ditto	Ditto	1,200
1055	4367	Uttarpara School Scholarship Fund.	Ditto	Ditto	23,060
1056	4368	Ganga Narain Gupta's Free Stu- dentship Fund.	Ditto	Ditto	1,600
1057	4369	Kola Union	Ditto	Ditto	400
1058	4371	Ram Pal Singh, Ferry Farmer	Ditto	Ditto	18,000
1059	4372	Mongal Das, Ferry Farmer	Ditto	Ditto	1,500
1060	4379	Dufferin Hospital Fund, Hooghly Branch.	Civil Surgeon, Hooghly	Ditto	2,300
1061	4381	Rani Katyani Free Studentship Fund.	Principal, Hooghly College	Ditto	9,500
1062	4382	Thwaytes Memorial Fund	Ditto	Ditto	1,200
1063	4383	Zamindari Scholarship Fund	Ditto	Ditto	5,000
1064	4383	Paramesh Chandra Mullick Fund	Ditto	Ditto	1,000

3½ per cent. loan of 1865.

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1065	4386	Doyal Chand Siromony Trust Fund.	Subdivisional Officer, Serampur.	Hooghly ..	600
1066	4387	Shib Chandra Medal Fund	Ditto	Ditto ..	300
1067	4388	Surendra Nath Mukherjee's Fund	Ditto	Ditto ..	4,000
1068	4389	Annapurna Debi and Rajlakshmi Debi Fund.	Ditto	Ditto ..	300
1069	4390	Chandra Kumar and Kadambini Free Studentship Fund.	Ditto	Ditto ..	300
1070	4391	Bimala Debi Fund	Ditto	Ditto ..	600
1071	4404	Prokash Chandra Sen, Nazir	District Judge, Hooghly	Ditto ..	700
1072	4409	Case No. 56 of 1912	Sub-Judge, Hooghly	Ditto ..	1,700
1073	4412	Bhandarhati Charitable Dispensary in thana Jangipara.	Chairman, District Board, Hooghly.	Ditto ..	5,000
1074	4412	Bhandarhati Charitable Dispensary in thana Dhaniakhali.	Ditto	Ditto ..	2,000
1075	4414	Haripal Dispensary	Ditto	Ditto ..	25,600
1076	4415	Ram Pal Singh	Ditto	Ditto ..	4,000
1077	4416	Bilsora Dispensary Fund	Ditto	Ditto ..	36,000
1078	4417	Kumrul Dispensary Fund	Ditto	Ditto ..	3,000
1079	4418	Baidyabati Municipality	Chairman, Baidyabati Municipality.	Ditto ..	600
1080	4425	Pitambar Charitable Dispensary Fund.	Chairman, Rishra-Konnagar Municipality.	Ditto ..	11,800
1081	4429	Bhadreswar Municipality Drainage Fund.	Chairman, Bhadreswar Municipality.	Hooghly (from Serampur Sub-Treasury).	15,460
1082	4430	Bhadreswar Municipality Survey Fund.	Ditto	Ditto ..	1,100
1083	4431	Jnaneswara Nath Das	Chairman, Hooghly-Chinsurah Municipality.	Hooghly ..	500
1084	4432	Champdani Municipality Drainage Fund.	Chairman, Champdani Municipality.	Ditto ..	15,500
1085	4433	Champdani Municipality Survey Fund.	Ditto	Ditto ..	900
1086	4435	Annakali Studentship Fund	Managing Committee, Government High English School.	Hooghly (from Serampur Sub-Treasury).	600

3½ per cent. loan of 1865.

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1087	4436	Burdwan Division Relief Fund ..	Commissioner, Burdwan Division, Hooghly.	Hooghly ..	1,000
1088	4438	Haripada Maitra and Nanibala Debya.	Collector, Howrah ..	Howrah ..	100
1089	4442	Girish, Nemai Chandra Chatterjee and Mokshoda Sundari Debi Scholarship and Medal Fund.	Ditto ..	Ditto ..	2,800
1090	4445	Kali Pado Das	Ditto ..	Ditto ..	7,500
1091	4451	Edward Coronation Medal Fund	Subdivisional Officer, Uluberia.	Ditto ..	500
1092	4453	Jiban Krishna Roy, Amta Dispensary Maintenance Fund.	Chairman, District Board, Howrah.	Ditto ..	4,000
1093	4454	Kali Prasanno Roy, Mahiari Dispensary Maintenance Fund.	Ditto ..	Ditto ..	12,000
1094	4456	Rajgunge Charitable Dispensary	Ditto ..	Ditto ..	23,000
1095	4458	Amta Dispensary, Jadunath Ward Maintenance Fund.	Ditto ..	Ditto ..	2,500
1096	4458	Tincoori Biswas Endowment Fund	Ditto ..	Ditto ..	16,300
1097	4461	Garbelia Charitable Dispensary	Ditto ..	Ditto ..	16,000
1098	4466	Duke Library	Magistrate, Howrah ..	Ditto ..	10,000
1099	4475	Bhola Nath Sircar, Cash Sircar ..	Principal, Bengal Engineering College, Sibpur, Howrah.	Ditto ..	500
1100	4497	Prosonno Nath Roy Fund ..	Collector, Rajshahi ..	Rajshahi ..	1,07,400
1101	4500	Compensation money for land taken for Dadapur Road.	Ditto	4,000
1102	4502	Compensation money for land taken for police-station.	Ditto	2,600
1103	4503	Mohini Mohan Ghosh, Treasurer	Ditto ..	Rajshahi ..	10,000
1104	4504	Akshoy Giri Padak Trust Fund	Ditto ..	Ditto ..	500
1105	4505	Rukmini Kanto Bhattacharjee's Sanskrit Toll Fund.	Ditto ..	Ditto ..	22,500
1106	4512	Case No. 9 of 1904 ..	District Judge, Rajshahi ..	Ditto ..	1,000
1107	4515	L. A. Case No. 23 of 1912 ..	Ditto ..	Ditto ..	1,300
1108	4516	Padma Kumari Dassya for compensation money.	Ditto ..	Ditto ..	100
1109	4517	Act V Case No. 84 of 1913 ..	Ditto ..	Ditto ..	10,000
1110	4522	Mayo Memorial Fund ..	Principal, Rajshahi College	Ditto ..	2,800

3½ per cent. loan of 1865.

1 Serial No.	2 Ledger folio. No.	3 Name of person or fund on whose behalf held.	4 Name of the administrator or other officer in whose favour P. O. is drawn.	5 Name of Treasury at which interest is payable.	6 Amount. Rs.
1111	4524	Mohini Mohan Ray Prize Fund	Principal, Rajshahi College	Rajshahi ..	4,700
1112	4526	Chamney Memorial Fund ..	Principal, Police Training College, Sarda, Rajshahi.	Ditto ..	400
1113	4527	Raj Kumar Sarkar's Prize Fund	Chairman, District Board, Rajshahi.	Ditto ..	100
1114	4528	Promocho Nath Roy Fund ..	Ditto ..	Ditto ..	6,300
1115	4533	Bhubaneswari Debi for protection of mahals from sale.	Collector of Rangpur ..	Rangpur ..	500
1116	4534	Gaibanda High English School ..	Ditto ..	Ditto ..	6,000
1117	4535	Victoria Scholarship Fund ..	Ditto ..	Ditto ..	16,400
1118	4536	Rungpore School Maintenance Fund.	Ditto ..	Ditto ..	3,000
1119	4537	Rani Anandamoyee's Scholarship Fund.	Ditto ..	Ditto ..	6,800
1120	4540	Dinesh Chandra Sen, Kakina Wards Estate.	Ditto ..	Ditto ..	200
1121	4540	Mon Mohan Dutt, Kakina Wards Estate.	Ditto ..	Ditto ..	2,500
1122	4542	Jnanendra Mohan Bhattacharjee, Stamp Clerk.	Ditto ..	Ditto ..	5,400
1123	4574	Banka Behary Das, Sadyapuska- rani Wards Estate.	Ditto ..	Ditto ..	500
1124	4556	Girija Kanto and Krishna Kanto Chowdhury, minors.	District Judge, Rangpur	Ditto ..	100
1125	4560	Newbury Scholarship Fund ..	Magistrate, Rangpur ..	Ditto ..	800
1126	4562	Rungpore Dispensary Fund ..	Chairman, Rangpur Municipality.	Ditto ..	16,500
1127	4564	Alikuri Bridge Trust Fund ..	Chairman, District Board, Rangpur.	Ditto ..	5,600
1128	4566	Girija Mohan Neogy, Treasurer	Collector, Dinajpur ..	Dinajpur ..	10,000
1129	4570	Kedar Nath Ghatak, Majdiha Wards Estate.	Ditto ..	Ditto ..	1,000
1130	4571	Manindra and Netindra Chandra Choudhury, minors, Majdiha Wards Estate.	Ditto ..	Ditto ..	3,000
1131	4579	Mohimananda Chatterjee, Nazir	District Judge, Dinajpur ..	Ditto ..	500
1132	4585	Jamiruddin Ahmed, Nazir ..	Ditto	300
1133	4588	Coronation Medal Fund ..	Magistrate, Dinajpur ..	Dinajpur ..	300
1134	4589	Sir Lancelot Hare Modal Fund ..	Ditto ..	Ditto ..	1,000

3½ per cent. loan of 1865.

Serial No.	1 Lodger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1135	4590	Dakshina Charan Ganguly, Head Clerk.	Superintendent, Railway Police, Saidpur, Dinajpur.	Dinajpur ..	500
1136	4593	Syed Abdus Sovan Scholarship Fund.	Magistrate, Bogra ..	Bogra ..	8,200
1137	4594	Bhuban Ambica Memorial Fund	Ditto ..	Ditto ..	500
1138	4595	Lady Carmichael Medal Fund ..	Ditto ..	Ditto ..	1,200
1139	4599	Bogra Municipal Sadar Dispensary Fund.	Chairman, Bogra Municipality.	Ditto ..	5,000
1140	4603	Jagadish Chandra Lahiri, Treasurer.	Collector, Pabna ..	Pabna ..	6,000
1141	4611	Nalini Mohan Biswas, Nazir ..	District Judge, Pabna ..	Ditto ..	1,000
1142	4612	Md. Khursaid Ali, Nazir ..	Ditto ..	Ditto ..	500
1143	4630	Chak Shohagpur Dispensary Maintenance Fund.	Chairman, District Board, Pabna.	Ditto ..	1,000
1144	4632	Jalpaiguri Medical School Fund	Commissioner, Rajshahi Division and Surgeon-General with the Government of Bengal.	2,14,400
1145	4634	Sir Charles Elliot Medal Fund ..	Deputy Commissioner, Jalpaiguri.	Jalpaiguri	500
1146	4636	Jnanendra Nath Dutt, Stamp Clerk.	Ditto ..	Ditto ..	1,000
1147	4641	Mouliji Walliar Rahman Bed Endowment Fund.	Chairman, Managing Committee, Jalpaiguri.	Ditto ..	1,300
1148	4644	Sosi Kanto Mazumdar, Nazir ..	District Judge, Jalpaiguri	Ditto ..	3,000
1149	4646	Hari Mohini Debi Memorial Prize Fund.	Inspector of Schools, Rajshahi Division, Jalpaiguri.	Ditto ..	100
1150	4650	Paresh Nath Mukherjee, Extra Assistant Conservator of Forests.	Divisional Forest Officer, Buxa Division, Jalpaiguri.	Jalpaiguri (from Alipur Duars Sub-Treasury.)	500
1151	4667	Old Malda Charitable Dispensary Fund.	Secretary, Old Malda Charitable Dispensary Managing Committee, Malda.	Malda ..	500
1152	4678	Victoria Memorial Hospital Fund	Chairman, Darjeeling Municipality.	Darjeeling ..	4,500
1153	4680	Depreciation Fund ..	President, Lowis Jubilee Sanitorium Committee, Darjeeling.	Ditto ..	61,000
1154	4680	General Fund ..	Ditto ..	Ditto ..	1,09,000
1155	4681	Free Accommodation Fund ..	Ditto ..	Ditto ..	54,500

3½ per cent. loan of 1865.

Serial No.	Ledger folio No.	Name of person or fund on whose behalf held.	Name of the administrator or other officer in whose favour P. O. is drawn.	Name of Treasury at which interest is payable.	Amount. Rs.
1156	4682	Nolan Memorial Dispensary Fund	President, Lowis Jubilee Sanitorium Committee, Darjeeling.	Darjeeling ..	3,000
1157	3554	Birendra Mohan Das Gupta, Ranger.	Divisional Forest Officer, Kurseong Division, Kurseong.	Ditto ..	500
1158	4692	Md. Ishaque Khan, Clerk	Divisional Forest Officer, Direction Division, Darjeeling.	Ditto ..	500
1159	4704	Chandra Mohan Basak Scholarship Fund.	Collector, Dacca ..	Dacca ..	4,100
1160	4706	Ishan Chandra Ray's Maluchi Dispensary Fund.	Ditto ..	Ditto ..	11,000
1161	4715	Vyse Orphanage Fund	Ditto ..	Ditto ..	10,000
1162	4720	Estate of late Mrs. D. J. Catchick	Sub-Judge, 1st Court, Dacca	Ditto ..	15,000
1163	4722	Brennand Prize Fund	Vice-Chancellor, Dacca University.	Ditto ..	1,000
1164	4725	Lewis Medal Fund	Ditto ..	Ditto ..	500
1165	4727	Raja Kali Narayan Scholarship Fund.	Ditto ..	Ditto ..	6,000
1166	2629	Barisal Kashipur Educational Prize Fund.	Inspector of Schools, Dacca Division, Dacca.	Ditto ..	200
1167	4723	Ram Lochan Ghosh Prize Fund	Head Master, Dacca Collegiate School.	Ditto ..	1,000
1168	4724	Pope Memorial Fund No. II ..	Ditto ..	Ditto ..	600
1169	4728	Srinath Memorial Fund	Ditto ..	Ditto ..	200
1170	4724	Pope Memorial Fund No. I ..	Registrar, Dacca University	Ditto ..	1,200
1171	2636	Fuller Memorial Scholarship Fund	Ditto ..	Ditto ..	9,500
1172	4726	Donally Prize Fund	Principal, Dacca Intermediate College.	Ditto ..	500
1173	4726	Rai B. N. Das Bahadur's Memorial Fund.	Ditto ..	Ditto ..	300
1174	4731	Kellah Memorial Fund	Secretary, Dacca Madrasa Committee.	Ditto ..	500
1175	4733	Dufferin Hospital Maintenance Fund.	Magistrate, Dacca ..	Ditto ..	53,600
1176	4734	Raja Srinath Roy's Eye Infirmary Fund.	Ditto ..	Ditto ..	20,000
1177	4735	Rup Raghu Endowment for Dufferin Fund.	Ditto ..	Ditto ..	11,000
1178	4736	Rup Raghu Female Medical Scholarship Fund.	Ditto ..	Ditto ..	3,500

3½ per cent. loan of 1865.

Serial No.	Ledger folio No.	Name of person or fund on whose behalf held.	Name of the administrator or other officer in whose favour P. O. is drawn.	Name of Treasury at which interest is payable.	Amount. Rs.
1179	4737	Joy Chandra Nrityakali Memorial Fund.	Magistrate, Dacca ..	Dacca ..	1,000
1180	4742	Famine Relief Fund ..	Chairman, District Board, Dacca.	Ditto ..	1,300
1181	4743	Mohesh Chandra Charitable Dispensary Fund.	Ditto ..	Ditto ..	10,700
1182	4744	Shekhornagar Charitable Dispensary Fund.	Ditto ..	Ditto ..	2,400
1183	4746	Sub-Assistant Surgeon Gurunath Sen Medal Fund.	Superintendent, Medical School, Dacca.	Ditto ..	400
1184	4750	Drobomoyee Debi, Surety of Prosonno Kumar Sarkar, Treasurer.	Collector, Faridpur ..	Faridpur ..	10,000
1185	4752	Keamannesa Khatun, Surety of Ram Lal Sammadr, late Treasurer, Madaripur.	Ditto ..	Ditto ..	500
1186	4758	Bejoy Chandra Sen, Naib Nazir	District Judge, Faridpur	Ditto ..	500
1187	4766	Tripura Sundari Charitable Dispensary Fund.	Chairman, District Board, Faridpur.	Ditto ..	32,000
1188	4774	Raj Chandra and Golakmoni Scholarship Fund.	Collector, Bakarganj ..	Bakarganj ..	5,500
1189	4774	Tarini Charan Saha Trust Fund	Ditto ..	Ditto ..	35,700
1190	4775	E. P. Casperz for part of revenue	Ditto	1,000
1191	4776	Upendra Chandra Chowdhury, Treasurer.	Ditto ..	Bakarganj ..	20,000
1192	4778	Satyavidhi Ghosal and others for protection of estate.	Ditto	7,000
1193	4781	Munshi Sadat Ali, Circle Officer, Court of Wards.	Ditto ..	Bakarganj ..	1,600
1194	4787	Nishi Kanto Chowdhury, Nazir	District Judge, Bakarganj	1,000
1195	4791	Bhairab Chandra Banik's Family Prize Fund.	Magistrate, Bakarganj ..	Bakarganj ..	100
1196	4792	Daulat Khan Coronation Trust Fund.	Ditto ..	Ditto ..	300
1197	4793	Barisal Zilla School Endowment Fund.	Ditto ..	Ditto ..	16,800
1198	4796	Barisal Dispensary Fund ..	President, Barisal Dispensary Committee, Barisal.	Ditto ..	1,800
1199	4798	Nawab Ashunalla Trust Fund ..	Chairman, Barisal Dispensary Committee.	Ditto ..	3,300
1200	4800	Perojpur H. E. School Fund ..	Subdivisional Officer, Perojpur.	Ditto ..	19,000
1201	4805	Profits of Taluqe Joardar Burmi	Collector, Mymensingh	1,300

$3\frac{1}{2}$ per cent. loan of 1865.

1 Serial No.	2 Ledger folio No.	3 Name of person or fund on whose behalf held.	4 Name of the administrator or other officer in whose favour P. O. is drawn.	5 Name of Treasury at which interest is payable.	Amount. Rs.
1202	4806	Profits of Neujali .. .	Collector, Mymensingh	700
1203	4809	Sonaullah Mian, Khas Tahsildar	Ditto .. .	Mymensingh	500
1204	4815	Pundarikakhya Hospital Fund ..	Ditto .. .	Ditto .. .	1,50,000
1205	4816	Md. Samasuddin, Khas Tahsildar	Ditto .. .	Ditto .. .	500
1206	4821	Taranath Dutt, Nazir .. .	District Judge, Mymen-singh.		500
1207	4823	Sarat Chandra Sen, Nazir .. .	Ditto .. .	Mymensingh	1,000
1208	4829	Scholarship Prize Trust Fund ..	Magistrate, Mymensingh ..	Ditto .. .	500
1209	4830	Chandra Prabha Prize Fund ..	Ditto .. .	Ditto .. .	100
1210	4831	Muktagacha Dispensary Fund ..	Ditto .. .	Ditto .. .	14.200
1211	4832	O'Kinealy Prize Fund .. .	Ditto .. .	Ditto .. .	2,000
1212	4833	Raja Harish Chandra Scholarship in Mymensingh Zilla School.	Ditto .. .	Ditto .. .	1,500
1213	4834	Raja Harish Chandra Scholarship in Mymensingh Girls' School.	Ditto .. .	Ditto .. .	2,500
1214	4835	Alexandra Girls' School Building Fund.	Ditto .. .	Ditto .. .	500
1215	4836	Alexander Scholarship Fund ..	Ditto .. .	Ditto .. .	800
1216	4841	Nasirabad Dispensary Fund ..	Chairman, Mymensingh Municipality.	Ditto .. .	15,000
1217	4842	Harendra Narayan Trust Fund ..	Chairman, Muktagacha Municipality, Mymen-singh.	Ditto .. .	5,000
1218	4843	Famine Relief Fund .. .	Chairman, District Board, Mymensingh.	Ditto .. .	3,000
1219	4852	Hidayat Ali Choudhury, minor.	Collector, Chittagong	4,800
1220	4853	Estate of Ram Ratan Tewari ..	Ditto .. .	Chittagong	40,000
1221	4855	Nirmal Chandra Choudhury Raj-kissan Banerji Estate.	Ditto .. .	Ditto .. .	500
1222	4858	Rajendra Chandra Nag, General Manager, Court of Wards.	Ditto .. .	Ditto .. .	800
1223	4863	Jamini Ranjan Choudhury, Cashier.	Collector of Customs, Chittagong.	Ditto .. .	2,000
1224	4869	Purna Chandra Bhattacharya, Nazir.	District Judge, Chitta-gong.	Ditto .. .	1,000
1225	4871	Nazir Ahmed, Nazir .. .	Ditto .. .	Ditto .. .	1,000

3½ per cent. loan of 1865.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1226	4872	Kamakhya Charan Sen Gupta, Nazir.	District Judge, Chittagong	Chittagong	2,000
1227	4877	Chittagong Port Fund	.. Chairman, Port Commissioners, Chittagong.	Ditto ..	1,18,300
1228	4878	Port Commissioners' Depreciation Fund.	Ditto ..	Ditto ..	25,700
1229	4879	Port Commissioners' Revetment Account.	Ditto ..	Ditto ..	25,700
1230	4880	Port Commissioners' Dredger Account.	Ditto ..	Ditto ..	25,700
1231	4881	Port Commissioners' Pilotage Fund.	Ditto ..	Ditto ..	10,200
1232	4884	Bijoy Krishna Dastidar	Ditto ..	Ditto ..	500
1233	4890	Rai Goluk Chandra Scholarship Fund.	Principal, College.	Chittagong	Ditto .. 4,300
1234	4891	Kishori Mohini Roy Scholarship Fund.	Ditto ..	Ditto ..	2,000
1235	4892	Nityananda Medal Fund	Ditto ..	Ditto ..	400
1236	2625	Cox's Bazar Middle English School Medal Fund.	Inspector of Schools, Chittagong Division.	Ditto ..	300
1237	2633	Kristo Das Kundu Medal Fund	Ditto ..	Ditto ..	500
1238	4896	Chittagong Bayley Medal Fund	Magistrate, Chittagong ..	Ditto ..	700
1239	4898	Maintenance of Ahmadiya Junior Madrassa at Rupkaria.	Inspector of Schools, Chittagong Division.	Ditto ..	11,000
1240	4902	Chittagong Hill Tracts Bazar Fund.	Superintendent, Chittagong Hill Tracts.	Ditto ..	500
1241	4904	Sitakundu Vernacular School Fund.	Chairman, District Board, Chittagong.	Ditto ..	1,000
1242	4648	Upendra Chandra Chakravarti, Ranger.	Divisional Forest Officer, Chittagong Division, Chittagong.	Ditto ..	500
1243	4649	Ram Lal Acharya, Extra Assistant Conservator of Forests.	Ditto ..	Ditto ..	500
1244	4925	Durga Prosanno Bose, Bhukailash Wards Estate.	Collector, Tippera ..	Tippera ..	1,200
1245	4935	Estate of Chandi Baishnavi	District Judge, Tippera ..	Ditto ..	700
1246	4939	Temple Annada Medal Fund	Magistrate, Tippera ..	Ditto ..	1,500
1247	4941	Provident Fund of the District Board Employees.	Chairman, District Board, Tippera.	Ditto ..	10,000
1248	4943	Victoria Medical Scholarship Fund.	Collector, Noakhali ..	Noakhali ..	3,800

$3\frac{1}{2}$ per cent. loan of 1865.

Serial No.	Ledger folio No.	Name of person or fund on whose behalf held.	Name of the administrator or other officer in whose favour P. O. is drawn.	Name of Treasury at which interest is payable.	Amount.
					Rs.
1249	4944	Panamia Endowment Fund ..	Collector, Noakhali ..	Noakhali ..	2,100
1250	4945	Sirajul Islam, Sub-Tahsildar ..	Ditto ..	Ditto ..	1,000
1251	4946	Hara Nath Das, Sub-Tahsildar ..	Ditto ..	Ditto ..	1,000
1252	4947	Kashi Chandra Dutt on behalf of Khirode Chandra Chowdhury, Treasurer.	Ditto ..	Chittagong ..	15,000
1253	4948	Saroda Kumar Das, Sub-Tahsildar.	Ditto ..	Noakhali ..	1,000
1254	4956	Agusti Medal Fund ..	Magistrate, Noakhali ..	Ditto ..	500
1255	4958	Dunlop Prize Fund ..	Magistrate and Collector, Noakhali ..	Ditto ..	500
1256	4961	Peari Mohan Chakravarti, Nazir ..	District Judge, Noakhali ..	Ditto ..	500
1257	4963	Akmat Ali, Nazir ..	Ditto	1,000
1258	4963	Ashrof Ali, Nazir ..	Ditto ..	Noakhali ..	1,000

$3\frac{1}{2}$ per cent. loan of 1879.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1259	4423	Atul Chandra Banerjee	.. Chairman, Bally Municipality, Howrah.	Howrah ..	100

3½ per cent. loan of 1900-01.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1260	2516	Bankim Chandra Ghosh ..	Superintendent, Medical College Hospitals, Calcutta.	Calcutta ..	400
1261	2517	Balmer Lawrie & Co. Ltd. ..	Ditto ..	Ditto ..	200
1262	2517	Miscellaneous Stores Supply Agency.	Ditto ..	Ditto ..	600
1263	2518	J. K. Biswas & Brothers ..	Ditto ..	Ditto ..	1,200
1264	2522	Medical College Samaritan Fund	Ditto ..	Ditto ..	1,000
1265	2523	Aswini Kumar Bose, Store-keeper	Ditto ..	Ditto ..	1,000
1266	2523	Nando Lal Mukherjee, Store-keeper.	Ditto ..	Ditto ..	100
1267	2524	Radhica Prasad Mukherjee, Cashier	Ditto ..	Ditto ..	100
1268	2539	Anando Lal Sandel Prize Fund	Principal, Medical College, Calcutta.	Ditto ..	200
1269	2558	Hiralal Mukherjee, Cashier ..	Principal, Presidency College, Calcutta.	Ditto ..	2,000
1270	2567	Astronomical Society of India ..	Ditto ..	Ditto ..	1,000
1271	2606	Bijoy Gopal Singha, Cashier ..	Director of Industries, Bengal, Calcutta.	Ditto ..	1,000
1272	2610	Lytton Moslem Scholarship Fund	Assistant Director of Public Instruction for Muhammadan Education, Bengal, Calcutta.	Ditto ..	45,200
1273	2638	Pareshnath Pal, Assistant Librarian, Presidency College, Calcutta.	Director of Public Instruction, Bengal, Calcutta.	Ditto ..	200
1274	2639	Rajrajeswari and Sasi Bhushan De Trust Fund.	Secretary, Rajrajeswari and Sasi Bhushan De Free School, Bowbazar, Calcutta.	Ditto ..	2,000
1275	2652	Ram Gopal Smriti Bhushan Endowment Fund.	Secretary, Sanskrit Association, Calcutta.	Ditto ..	1,000
1276	2683	Kali Charan Dutt, Head Clerk ..	Superintendent, Campbell Medical School and Hospital, Calcutta.	Ditto ..	1,000
1277	2685	Luresh Chandra Nag ..	Secretary, Government of Bengal, Commerce and Marine Departments, Calcutta.	Murshidabad ..	6,700
1278	2696	Bhabani Prasad Saha ..	Ditto ..	Pabna ..	800
1279	2688	Grand Hotel, Ltd. ..	Secretary, Government of Bengal, Finance Department, Calcutta.	Calcutta ..	600
1280	2689	Madan Theatres, Ltd., Calcutta	Ditto ..	Ditto ..	5,000

3½ per cent. loan of 1900-01.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1281	2692	Pearl Cinema ..	Secretary, Government of Bengal, Finance Department, Calcutta.	Calcutta ..	700
1282	2692	Pranatha Nath Bose, Treasurer	Ditto ..	Ditto ..	1,300
1283	2718	Chandra Bhusan Neogi, Bill Clerk	Port Officer, Calcutta ..	Ditto ..	500
1284	2718	Jogesh Chandra Roy, Bill Clerk	Ditto ..	Ditto ..	1,000
1285	2720	Shyam Sundar Mitra, Accountant	Ditto ..	Ditto ..	1,000
1286	2721	Brajendra Kumar Law, Treasurer	Collector of Calcutta ..	Ditto ..	35,900
1287	2728	Pannalal Dutt, Bailiff ..	Commissioner of Income-tax, Bengal, Calcutta.	Ditto ..	500
1288	2730	Maulvi Diwan Mahamed Zikria, Bailiff.	Ditto ..	Ditto ..	300
1289	2737	Sunil Chandra Bose, Bailiff ..	Judges, Court of Small Causes, Calcutta.	Ditto ..	300
1290	2738	Anath Nath Banerjee, Bailiff ..	Ditto ..	Ditto ..	300
1291	2739	Abdul Waheb, Bailiff ..	Ditto ..	Ditto ..	300
1292	2740	Nandalal Roy Chowdhury, Bailiff	Ditto ..	Ditto ..	300
1293	2750	Haridhone Chatterjee, Bailiff ..	Ditto ..	Ditto ..	300
1294	2757	Jiban Krishna Das, Bailiff ..	Ditto ..	Ditto ..	300
1295	2758	Md. Zainal Abedin, Bailiff ..	Ditto ..	Ditto ..	300
1296	2761	Abdul Rashid, Bailiff ..	Ditto ..	Ditto ..	300
1297	2763	Bibhuti Bhushan Roy Chowdhury, Bailiff.	Ditto ..	Ditto ..	300
1298	2764	Ashraf Ali, Court Overseer ..	Ditto ..	Ditto ..	700
1299	2765	Kunirazzaman, Bailiff ..	Ditto ..	Ditto ..	300
1300	2765	Sailapati Chatterjee, Bailiff ..	Ditto ..	Ditto ..	300
1301	2765	Amiya Kumar Mukherjee, Bailiff	Ditto ..	Ditto ..	300
1302	2782	Hem Chandra Lahiry, Court Inspector.	Commissioner of Police, Calcutta.	Ditto ..	1,000
1303	2786	Nabin Chandra Das & Co. ..	Police Surgeon, Calcutta ..	Ditto ..	1,000
1304	2816	Sailendra Nath Sircar, Cashier, South Division Court.	Chief Presidency Magistrate, Calcutta.	Ditto ..	2,000

3½ per cent. loan of 1900-01.

1 Serial No.	2 Leger folio No.	3 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.		
1305	2833	Hara Prasad Mitra, Jailer	.. Inspector-General of Prisons, Bengal.	300		
1306	2834	Jagatbandhu Maitra, Jailer	.. Ditto	1,000		
1307	2879	Thomson Prize Fund	.. Ditto	300		
1308	3867	Case No. 96 of 1925	.. President, Improvement Caleutta.	Caleutta Tribunal, Caleutta	..	300	
1309	3910	Case No. 17 of 1927	.. Ditto	..	Ditto	..	100
1310	3926	Case No. 28 of 1928 (Delwar Hossain, minor).	Ditto	..	Ditto	..	300
1311	3926	Case No. 28 of 1928 (Motahar Rahman, minor).	Ditto	..	Ditto	..	300
1312	3929	Case No. 44 of 1928	.. Ditto	..	Ditto	..	1,500
1313	4478	Nemai Chand Seal, Cashier	.. Principal, Engineering College, Sib- pur.	Bengal	Ditto	..	1,900
1314	2918	Bhima Charan Banerjee, Excise Sub-Inspector.	Commissioner of Excise and Salt, Bengal, Caleutta.		300	
1315	2994	K. C. Dey & Co.	.. Chief Engineer, Public Health, Bengal, Caleutta.	Faridpur	..	700	
1316	3009	Gopal Behary Guha, Khas Tah- sildar.	Collector, 24-Parganas	..	24-Parganas		500
1317	3009	Nagendra Nath Dutt, Khas Tah- sildar.	Ditto	..	Ditto	..	600
1318	3009	Motilal Mukherjee, Khas Tahsil- dar.	Ditto	..	Ditto	..	300
1319	3016	Managing Agents, Khurda Co., Ltd.	Ditto	..	Ditto	..	200
1320	3028	Charu Chandra Roy, Settlement- holder.	Ditto	..	Ditto	..	300
1321	3031	Nagendra Nath Bose, Tahsildar	Ditto	..	Ditto	..	600
1322	3034	Sukhendra Bhushan Das Gupta, Janbazar Wards Estate No. I.	Ditto	..	Ditto	..	600
1323	3036	Chandra Chandra Ghosh, Janbazar Wards Estate No. I.	Ditto	..	Ditto	..	700
1324	3037	Manindra Chandra Mitra, Raha Wards Estate.	Ditto	..	Dhambad Sub- Treasury under Manbhum.		500
1325	34	Standard Jute Co. for protection of estate from sale.	Ditto	..	24-Parganas		200
1326	3045	Kinnison Jute Mills Co., Ltd., for protection of estate from sale.	Ditto	..	Ditto	..	300

3½ per cent. loan of 1900-01.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1327	3054	Hari Narain Mukherjee, for protection of estate from sale.	Collector, 24-Parganas ..	24-Parganas	200
1328	3054	Baranagore Jute Factory & Co., for protection of estate from sale.	Ditto ..	Ditto ..	300
1329	3058	Empire Jute Co., Ltd., for protection of estate from sale.	Ditto ..	Ditto ..	800
1330	3063	Debendra Narain Sarbadhikary, Sub-Treasurer.	Ditto ..	24-Parganas (from Barrackpore Sub-Treasury). *	4,000
1331	3115	Title Suit No. 113 of 1925	Sub-Judge, 4th Court, 24-Parganas.	24-Parganas	1,300
1332	3350	Act VIII Case No. 218 of 1916	District Judge, 24-Parganas	Ditto ..	300
1333	3361	Ditto	165 of 1925	Ditto ..	600
1334	3259	L. A. Case No. 23 of 1921	Special Land Acquisition Judge, 24-Parganas.	Ditto ..	21,500
1335	3386	Ditto	221 of 1927	Ditto ..	1,200
1336	3387	Ditto	239 of 1927	Ditto ..	300
1337	3400	L. A. Case No. 169 of 1928 (claimant Kenaram Das and another).	Ditto ..	Ditto ..	100
1338	3450	Title Suit No. 130 of 1912	Sub-Judge, 2nd Court, 24-Parganas.	Ditto ..	8,000
1339	3507	Narendra Krishna Bose	Chairman, Baranagore Municipality, 24-Parganas.	Caleutta ..	100
1340	3508	Subal Chandra Rakshit	Ditto ..	Ditto ..	100
1341	3510	Nemai Charan Chakravarty, Collecting Sirear.	Executive Officer, Barrackpore Cantonment, 24-Parganas.	24-Parganas	200
1342	2977	Jatindra Nath Ghosh, Toll Collector.	Executive Engineer, Khulna Khulna Division, Khulna.	Khulna ..	500
1343	3560	Suresh Ch. Chatterjee, Tax Collector.	Executive Canals Engineer, Caleutta Division, Caleutta	Division, Caleutta ..	500
1344	3539	Dhiraj Mohan Mukherjee, Settlement-holder.	Collector, Khulna	Ditto ..	2,500
1345
1346	3531	Gopal Chandra Nag, Treasurer	Collector, Khulna	Khulna ..	10,000
1347	3543	Bejoy Lal Roy Chowdhury, Izardar	Ditto	600
1348	3545	Girindra Nath Mukherjee, Patnadar.	Ditto ..	Khulna ..	700

3½ per cent. loan of 1900-01.

1 Serial No.	2 Ledger folio No.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1349	3545	Bhudhar Chandra Pandey and Kunja Behary Pandey, Patnidars.	Collector, Khulna	.. Khulna .. 1,500
1350	3577	Lalit Kumar Sen for protection of estate.	Collector, Nadia	.. Nadia .. 500
1351	3585	Act VIII Case ⁵ Nos. 34 and 35 of 1922.	District Judge, Nadia	.. Ditto .. 300
1352	3585	Panchanon Biswas, Nazir	Ditto	.. Ditto .. 700
1353	3585	Nrisingha Prosad Muhari, Nazir	Ditto	.. Ditto .. 1,400
1354	3586	Satish Chandra Roy, Nazir	Ditto	.. Ditto .. 4,000
1355	3590	Endowment for maintenance of a Moribund House.	Chairman, District Board, Nadia.	Ditto .. 500
1356	3594	Sidheswar Chatterjee	Chairman, Santipur Municipality, Nadia.	Ditto .. 1,000
1357	3594	Radharani Debi and Durgamoni Debi Dharamsala Maintenance Fund.	Ditto ..	Ditto .. 600
1358	3596	Charitable Dispensary Fund	Chairman, Ranaghat Municipality, Nadia.	Nadia (from Ranaghat Sub-Treasury). 100
3159	4138	Rebati Kanto Mazumdar, Head Clerk.	Superintendent of Police, Nadia	.. Nadia .. 500
1360	4042	Raja Jogendra Narain Roy Endowment for Berhampur Charitable Dispensary.	Secretary, Managing Committee, Berhampur Dispensary.	Murshidabad 3,100
1361	4116	Berhampur Dispensary Fund	Chairman, Berhampur Municipality, Murshidabad.	Ditto .. 52,400
1362	4128	Radhika Prosad Mukherjee Water-supply Fund.	Chairman, District Board, Murshidabad.	Ditto .. 2,500
1363	4144	Upendra Nath Chatterjee, Cashier	Collector, Burdwan	.. Burdwan .. 100
1364	4149	Burdwan Vidyasagar Databya Samity.	Ditto	.. Ditto .. 100
1365	4156	Hari Narayan Sinha, Nazir	District Judge, Burdwan	Ditto .. 2,500
1366	4164	Palla Dispensary Trust Fund	Chairman, District Board, Burdwan.	Ditto .. 13,300
1367	4165	Nandipur Dispensary Trust Fund	Ditto	.. Ditto .. 3,000
1368	4165	Kaigram Dispensary Trust Fund	Ditto	.. Ditto .. 9,300
1369	4176	Tustoo Kumar Sarkar	Chairman, Burdwan Municipality.	Ditto .. 100
1370	4178	Ashutosh Mukherjee	Ditto	.. Ditto .. 500
1371	4179	Sheikh Mobarak	Ditto	.. Ditto .. 100

3½ per cent. loan of 1900-01.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1372	4182	Bhupati Nath Dutt	.. Chairman, Burdwan Municipality.	Burdwan ..	500
1373	4183	Amulya Charan Mukherjee	.. Ditto ..	Ditto ..	1,000
1374	4184	Mohan Lal Burman	.. Ditto ..	Ditto ..	200
1375	4215	Satya Niranjan Medical Trust Fund.	Collector and Civil Surgeon, Birbhum.	Birbhum ..	6,800
1376	4224	Kartick Ch. Sarkar, Surul Estate	District Judge, Birbhum	Ditto ..	3,000
1377	4231	Suri Charitable Dispensary Committee.	Magistrate, Birbhum ..	Ditto ..	100
1378	4235	Rampurhat Dispensary Fund	Subdivisional Officer, Rampurhat.	Ditto ..	500
1379	4249	Baikuntha Panda, Tahsildar	Collector, Midnapur ..	Midnapur ..	500
1380	4252	Khagendra Nath Banerjee, Jhargram Wards Estate.	Ditto ..	Ditto ..	1,000
1381	4295	Midnapur Charitable Dispensary Fund.	Magistrate, Midnapur ..	Ditto ..	500
1382	4300	Prafulla Chandra Banerjee, Court Sub-Inspector.	Superintendent of Police, Midnapur.	Ditto ..	400
1383	4347	Muslim Education Society Trust Fund.	Collector, Hooghly ..	Hooghly ..	1,000
1384	4371	Ram Pal Singh, Ferry Farmer	Magistrate, Hooghly ..	Ditto ..	500
1385	4381	Gopi Bhushan Sen Medal Fund	Principal, Hooghly College, Chinsurah.	Ditto ..	400
1386	4383	Paramesh Chandra Mullick Fund	Ditto ..	Ditto ..	2,400
1387	4405	Act VIII Case No. 57 of 1920	District Judge, Hooghly ..	Ditto ..	4,300
1388	4415	Ram Pal Singh, Ferry Farmer	Chairman, District Board, Hooghly.	Ditto ..	3,000
1389	4416	Bilsora Dispensary Fund	Ditto ..	Ditto ..	2,000
1390	4417	P. C. Coomar's Endowment for the maintenance of a Charitable Dispensary.	Ditto ..	Ditto ..	20,000
1391	4418	Baidyabati Municipality	Chairman, Baidyabati Municipality.	Ditto ..	100
1392	4431	Mon Mohan Das ..	Chairman, Hooghly-Chinsurah Municipality.	Ditto ..	500
1393	4434	Nibaran Chandra Mullick	Ditto ..	Ditto ..	100
1394	4432	Champdani Municipality	Chairman, Champdani Municipality.	Ditto ..	14,000
1395	4438	Nagendra Bala Chowdhurani in Case No. 29 of 1923-24.	Collector, Howrah ..	Howrah ..	800

3½ per cent. loan of 1900-01.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1396	4444	Upendra Nath Chatterjee, Excise Head Clerk.	Collector, Howrah	Howrah	500
1397	4445	Kali Pado Das, Settlement-holder	Ditto	Ditto	6,200
1398	4456	Rajganj Charitable Dispensary ..	Chairman, District Board, Howrah.	Ditto	2,000
1399	4458	Tineowri Biswas Charitable Dispensary Endowment Fund.	Ditto	Ditto	3,000
1400	4462	Nemai Charan Dutt Free Studentship.	Magistrate, Howrah	Calcutta	500
1401	4537	Afanulla Trust Estate	Collector, Rangpur	Rangpur	2,000
1402	4540	Dinesh Chandra Sen, Kakina Wards Estate.	Ditto	Ditto	300
1403	4540	Mono Mohan Dutt, Kakina and Tusbandar Wards Estate.	Ditto	Ditto	3,900
1404	4580	Dindayal Acharya, Nazir	District Judge, Dinajpur	1,400
1405	4680	Depreciation Fund	President, Lowis Jubilee Sanitarium Committee, Darjeeling	Darjeeling	22,500
1406	4680	General Fund	Ditto	Ditto	400
1407	4681	Free Accommodation Fund	Ditto	Ditto	3,500
1408	4682	Nolan Memorial Dispensary Fund	Ditto	Ditto	2,700
1409	4709	Mir Samiruddin Rousan Khan and Md. Abdul Gaffur for protection of estate.	Collector, Dacca	Dacca	300
1410	4747	Ronaldshay Gold Medal Fund	Superintendent, Medical School, Dacca.	Ditto	1,000
1411	4750	Drobomoyee Debi, Surety of Prosanna Kumar Sarkar.	Collector, Faridpur	Faridpur	5,000
1412	4774	Tarini Charan Shah Trust Fund	Collector, Bakarganj	Bakarganj	20,000
1413	4796	Barisal Dispensary Fund	President, Barisal Dispensary Committee.	Ditto	4,200
1414	4815	Pundarikakshya Hospital Fund	Collector, Mymensingh	Mymensingh	25,000
1415	4820	Rajendra Chandra Roy, Sub-Treasurer, Jamalpur.	Ditto	Ditto	500
1416	4842	Harendra Narain Trust Fund	Chairman, Muktagacha Municipality, Mymensingh.	Ditto	3,000
1417	4883	Messrs. Ralli Bros. ...	Chairman, Port Commissioners, Chittagong.	Chittagong	1,000

4 per cent. loan of 1916-17.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1418	2700	Messrs. Bird & Co. Collector of Customs, Cal- cutta.	Calcutta ..	2,000
1419	3051	Union Jute Company for protec- tion of estate.	Collector, 24-Parganas ..	24-Parganas	3,700
1420	4085	Rao Mohesh Narain Eye Ward in Berhampur Charitable Dispens- sary.	Magistrate, Murshidabad	Murshidabad	15,000
1421	4116	Berhampur Dispensary Chairman, Berhampur Municipality.	Ditto ..	15,000
1422	4298	Harrison Scholarship	.. Chairman, District Board, Midnapore ..	Midnapore.	2,000

4 per cent. loan of 1934-37.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1423	2682	Laventon Memorial Fund	.. Superintendent, Campbell Medical School and Hospital, Calcutta.	Calcutta	.. 500
1424	2688	Globe Cinema Co., Ltd., Calcutta	Secretary to the Government of Bengal, Finance Department, Calcutta.	Ditto	.. 1,000
1425	2970	Jogendra Chandra Sen, Toll Clerk	Executive Engineer, Canals Division, Calcutta.	Ditto	.. 900
1426	3902	C. I. T. Case No. 126 of 1926	President, Improvement Tribunal, Calcutta.	Calcutta Tribunal, Calcutta.	Ditto .. 26,000
1427	3911	Ditto	23 of 1927	Ditto ..	Ditto .. 1,500
1428	3915	Ditto	74 of 1927	Ditto ..	Ditto .. 5,400
1429	2919	Janaki Nath Chakravarty, Sub-Inspector.	Commissioner of Excise and Salt, Bengal, Calcutta.	300
1430	2923	Prabhat Chandra Sen Gupta, Sub-Inspector.	Ditto	300
1431	2930	Bhupendra Narain Deb, Sub-Inspector.	Ditto	200
1432	3024	Hargobind Rai Mathra Das & Co., Settlement-holders.	Collector, 24-Parganas	24-Parganas	200
1433	3035	Tincowri Shaw, lessee, Janbazar Wards Estate, No. 2.	Ditto ..	Ditto ..	300
1434	3062	Sarat Chandra Ghosh, lessee, Janbazar Wards Estate, No. 2.	Ditto ..	Ditto ..	500
1435	3507	Nemai Charan Dutt	Chairman, Baranagore Municipality, 24-Parganas.	Calcutta	.. 200
1436	3508	Ram Krishna Das	Ditto ..	Ditto ..	200
1437	3575	Khetra Nath Ganguly, Treasurer	Collector, Nadia	Nadia	.. 15,000
1438	4044	Anukul Chandra Roy Chowdhury, Treasurer.	Collector, Murshidabad	Murshidabad	1,000
1439	4449	Case No. 27 of 1926	.. District Judge, Howrah	Howrah	.. 22,200
1440	4449	Ditto 2 of 1924	Ditto ..	Ditto ..	45,300
1441	4449	4 of 1924	Ditto ..	Ditto ..	40,600
1442	4449	Ditto 5 of 1924	Ditto ..	Ditto ..	35,200
1443	4469	Howrah Literary Association	.. Honorary Secretary, Literary Association, 11, Church Road, Howrah.	Ditto	.. 1,000
1444	4855	Nirmal Chandra Chowdhury, Raj Kissen Banerjee's Estate.	Collector, Chittagong	Chittagong	200
1445	4858	Rajendra Chandra Nag, General Manager, Court of Wards.	Ditto ..	Ditto ..	1,200

4 per cent. loan of 1960-70.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1446
1447	2546	Dr. A. Mitra's Research Scholarship Endowment.	Secretary, Calcutta School of Tropical Medicine and Hygiene, Calcutta.	Calcutta	12,500
1448	2610	Amir-i-Kabir Madrassa	Assistant Director of Public Instruction for Muhammadan Education, Bengal, Calcutta.	Ditto	1,900
1449	2609	The Sussex Trust Fund	Director of Public Instruction, Bengal.	Ditto	13,500
1450	2613	Haro Kumar Tagore Sanskrit Scholarship Fund.	Ditto	Ditto	1,000
1451	2703	Rai Sahib Bepin Behary Sen, Treasurer.	Collector of Customs, Calcutta.	Ditto	12,200
1452	2982	Naosar Ali Ahmed, Kutnavis	Executive Engineer, Canals Division, Calcutta.	Ditto	100
1453	3024	Ashutosh Dey, Settlement-holder	Collector, 24-Parganas	24-Parganas	1,000
1454	3029	Panchanan Ganguly, lessee	Ditto	Ditto	1,300
1455	3059	Sanjib Chandra Chatterji and others of Janbazar Wards Estate, No. 2.	Ditto	Ditto	200
1456	3068	Budurul Mulk Sajjad Hossain	Collector and Superintendent, Political Pensions, 24-Parganas.	Ditto	3,100
1457	3068	Iffat Arrah Kanizzora Begum	Ditto	Ditto	900
1458	3069	Rafat Arrah Abida Begum	Ditto	Ditto	1,500
1459	3666	C. I. T. Case No. 213 of 1918	President, Calcutta Improvement Tribunal.	Calcutta	200
1460	3721	Ditto	243 of 1920	Ditto	900
1461	3758	Ditto	165 of 1921	Ditto	3,000
1462	3789	Ditto	123 of 1922	Ditto	6,600
1463	3796	C. I. T. Case No. 170 of 1922 (claimant Sukumar Dutta).	Ditto	Ditto	800
1464	3796	C. I. T. Case No. 170 of 1922 (claimants Susamabala and Sunitibala Dasi).	Ditto	Ditto	1,300
1465	3817	C. I. T. Case No. 305 of 1922	Ditto	Ditto	700
1466	3836	Ditto	145 of 1923	Ditto	1,300
1467	3838	Ditto	156 of 1923	Ditto	6,500
1468	3877	Ditto	26 of 1926	Ditto	2,500

4 per cent. loan of 1960-70.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Ra.
1469	3878	C. I. T. Case No. 28 of 1926 ..	President, Calcutta Improvement Tribunal.	Calcutta ..	100
1470	3880	Ditto 38 of 1926 ..	Ditto Ditto ..	2,600
1471	3887	Ditto 60 of 1926 ..	Ditto Ditto ..	18,900
1472	3891	C. I. T. Case No. 73 of 1926 (Ajit Kumar Chatterji, minor).	Ditto Ditto ..	600
1473	3891	C. I. T. Case No. 73 of 1926 (Ajoy Narain Chatterji, minor).	Ditto Ditto ..	600
1474	3894	C. I. T. Case No. 82 of 1926 (Sukumar, Susil Kumar and Sudhir Kumar Ghosh, minors).	Ditto Ditto ..	1,500
1475	3897	C. I. T. Case No. 82 of 1926 (Sushi Mukhi Dasi).	Ditto Ditto ..	300
1476	3900	C. I. T. Case No. 102 of 1926 (Sujoy Kumar Daw, minor).	Ditto Ditto ..	800
1477	3900	C. I. T. Case No. 102 of 1926 ..	Ditto Ditto ..	14,100
1478	3900	C. I. T. Case No. 102 of 1926 (Ajoy Kumar Daw, minor).	Ditto Ditto ..	800
1479	3901	C. I. T. Case No. 115 of 1926 (Ram Narain, minor).	Ditto Ditto ..	500
1480	3901	C. I. T. Case No. 115 of 1926 (Budhu, minor).	Ditto Ditto ..	500
1481	3910	C. I. T. Case No. 14 of 1927 ..	Ditto Ditto ..	3,300
1482	3914	Ditto 51 of 1927 ..	Ditto Ditto ..	300
1483	3914	Ditto 66 of 1927 ..	Ditto Ditto ..	1,200
1484	3915	Ditto 74 of 1927 ..	Ditto Ditto ..	4,500
1485	3915	C. I. T. Case No. 80 of 1927 (Shahida Khatun, minor).	Ditto Ditto ..	1,000
1486	3915	C. I. T. Case No. 80 of 1927 (Golam Mohiuddin, minor).	Ditto Ditto ..	2,100
1487	3915	C. I. T. Case No. 80 of 1927 (Md. Yusuf, minor).	Ditto Ditto ..	2,100
1488	3916	C. I. T. Case No. 90 of 1927 (Amir Hossain).	Ditto Ditto ..	2,200
1489	3916	C. I. T. Case No. 90 of 1927 (Habibunnessa Bibi).	Ditto Ditto ..	800
1490	3915	C. I. T. Case No. 98 of 1927 ..	Ditto Ditto ..	3,000

4 per cent. loan of 1960-70.

Serial No.	1 Leger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1491	3918	C. I. T. Case No. 125 of 1927 ..	President, Calcutta Improvement Tribunal.	Calcutta ..	1,600
1492	3918	Ditto 126 of 1927 ..	Ditto ..	Ditto ..	1,200
1493	3919	Ditto 127 of 1927 ..	Ditto ..	Ditto ..	900
1494	3920	Ditto 130 of 1927 ..	Ditto ..	Ditto ..	3,700
1495	3923	Ditto 13 of 1928 ..	Ditto ..	Ditto ..	500
1496	3925	Ditto 25 of 1928 ..	Ditto ..	Ditto ..	100
1497	3925	Ditto 27 of 1928 ..	Ditto ..	Ditto ..	4,900
1498	3927	Ditto 31 of 1928 ..	Ditto ..	Ditto ..	2,000
1499	3927	Ditto 35 of 1928 ..	Ditto ..	Ditto ..	300
1500	3932	C. I. T. Case No. 56 of 1928 (Ramendra Kumar Ghosh).	Ditto ..	Ditto ..	800
1501	3932	C. I. T. Case No. 56 of 1928 (Bishnupada Ghosh).	Ditto ..	Ditto ..	1,200
1502	3932	C. I. T. Case No. 56 of 1928 (Shamapada Ghosh).	Ditto ..	Ditto ..	1,200
1503	3938	C. I. T. Case No. 88 of 1928 ..	Ditto ..	Ditto ..	2,000
1504	3940	Ditto 95 of 1928 ..	Ditto ..	Ditto ..	21,400
1505	3940	Ditto 96 of 1928 ..	Ditto ..	Ditto ..	6,200
1506	3286	L. A. Case No. 116 of 1922 ..	Special Land Acquisition Judge, 24-Parganas.	24-Parganas.	200
1507	3291	Ditto 239 of 1922 ..	Ditto ..	Ditto ..	400
1508	3291	Ditto 240 of 1922 ..	Ditto ..	Ditto ..	700
1509	3305	Ditto 29 of 1923 ..	Ditto ..	Ditto ..	200
1510	3350	Act VIII Case No. 331 of 1917 ..	District Judge, 24-Parganas	Ditto ..	4,800
1511	3360	Ditto 292 of 1926 ..	Ditto ..	Ditto ..	2,100
1512	4334	Boinchee B. L. Mukherjee estate,	Collector, Hooghly	Hooghly ..	23,200
1513	4443	Manmatha Nath Banerjee, Stamp Clerk.	Collector, Howrah	Howrah ..	1,100
1514	4460	Panchanan Chongdar Endow- ment for the maintenance of a Charitable Dispensary at Barda.	Chairman, District Board, Howrah.	Ditto ..	6,800

4½ per cent. loan of 1934.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1515	3065	Nawab Arah Kanizzora Begum ..	Collector and Superintendent, Political Pensions, 24-Parganas.	24-Parganas	400
1516	3065	Shamsjehan Begum ..	Ditto ..	Ditto	1,000
1517	3066	Mirza Mahamad Mustafa Ali ..	Ditto ..	Ditto	900
1518	3066	Mobarak Bakht Mirza Ilias Hossain.	Ditto ..	Ditto	2,200
1519	4635	Western Duars Market Fund ..	Deputy Commissioner, Jalpaiguri ..	Jalpaiguri ..	11,000
1520	4749	Stephen S. K. Haldar, Factory Overseer, Dacca Central Jail.	Inspector-General of Prisons, Bengal.	500
1521	4755	Bimala Charan Rai Ghatak, Head Clerk.	Collector, Faridpur	Faridpur ..	400
1522	4933	Debendra Kumar Bose, Kazi Wards Estate.	Collector, Tippera	Tippera ..	1,000

4½ per cent. loan of 1955-60.

Serial No.	1 Leger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1523	2534	Sir Pardley Lukis Memorial Scho- larship Fund.	Principal, Medical College, Calcutta.	Calcutta ..	4,000
1524	2611	Mirza Sujat Ali Beg's Elliot Medal Fund.	Director of Public In- struction, Bengal, Calcutta.	Ditto ..	100
1525	2663	Arun Chandra Chakravarti Prize Fund.	Head Master, Hare School, Calcutta.	Ditto ..	500
1526	3650	C. I. T. Case No. 246 of 1937 ..	President, Calcutta Im- provement Tribunal, Calcutta.	Ditto ..	3,000
1527	3657	Ditto 76 of 1918 ..	Ditto ..	Ditto ..	3,300
1528	3659	Ditto 142 of 1918 ..	Ditto ..	Ditto ..	100
1529	3664	Ditto 176 of 1918 ..	Ditto ..	Ditto ..	2,400
1530	3667	Ditto 23 of 1919 ..	Ditto ..	Ditto ..	27,200
1531	3667	Ditto 31 of 1919 ..	Ditto ..	Ditto ..	24,600
1532	3668	Ditto 32 of 1919 ..	Ditto ..	Ditto ..	5,200
1533	3669	Ditto 46 of 1919 ..	Ditto ..	Ditto ..	3,400
1534	3670	Ditto 48 of 1919 ..	Ditto ..	Ditto ..	6,400
1535	3675	Ditto 124 of 1919 ..	Ditto ..	Ditto ..	600
1536	3677	Ditto 141 of 1919 ..	Ditto ..	Ditto ..	200
1537	3678	Ditto 149 of 1919 ..	Ditto ..	Ditto ..	4,200
1538	3679	Ditto 154 of 1919 ..	Ditto ..	Ditto ..	22,900
1539	3680	Ditto 171 of 1919 ..	Ditto ..	Ditto ..	1,47,500
1540	3681	Ditto 199 of 1919 ..	Ditto ..	Ditto ..	300
1541	3694	Ditto 1 of 1920 ..	Ditto ..	Ditto ..	13,500
1542	3699	Ditto 34 of 1920 ..	Ditto ..	Ditto ..	7,600
1543	3797	Ditto 175 of 1922 ..	Ditto ..	Ditto ..	10,600
1544	3870	Ditto 112 of 1925 ..	Ditto ..	Ditto ..	600
1545	3915	Ditto 79 of 1927 ..	Ditto ..	Ditto ..	3,600
1546	3918	Ditto 117 of 1927 ..	Ditto ..	Ditto ..	100

$4\frac{1}{2}$ per cent. loan of 1955-60.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1547	3935	C. I. T. Case No. 73 of 1928 ..	President, Calcutta Improvement Tribunal.	Calcutta ..	6,000
1548	3941	Ditto 99 of 1928 ..	Ditto ..	Ditto ..	1,300
1549	3946	Ditto 4 of 1929 ..	Ditto ..	Ditto ..	1,100
1550	3950	Ditto 32 of 1929 ..	Ditto ..	Ditto ..	5,900
1551	3370	Act VIII Case No. 63 of 1925 ..	District Judge, 24-Parganas.	24-Parganas	4,100
1552	3370	Ditto 180 of 1927 ..	Ditto ..	Ditto ..	300
1553	3357	Ditto 114 of 1928 ..	Ditto ..	Ditto ..	3,000
1554	4044	Anukul Chandra Roy Chowdhury, Treasurer.	Collector, Murshidabad ..	Murshidabad	1,700
1555	4081	Kandi College Trust Fund ..	Magistrate, Murshidabad	Ditto ..	26,400
1556	4416	Bilsora Dispensary Fund ..	Chairman, District Board, Hooghly	Hooghly ..	12,600
1557	4469	Literary Association, Howrah ..	Honorary Secretary, Howrah Literary Association, 11, Church Road, Howrah.	Howrah	5,800
1558	4471	R. N. Basu English School Fund ..	Trustees to the R. N. Basu English School Fund, c/o Magistrate, Howrah.	Ditto ..	1,100

5 per cent. loan of 1929-47.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1559	2539	Ananda Lal Sandel Prize Fund ..	Principal, Medical College, Calcutta.	Calcutta ..	100
1560	2680	Lady Ronaldshay Fund ..	Superintendent, Campbell Medical School and Hospital, Calcutta.	Ditto ..	500
1561	2906	Adam Osman ..	Protector of Emigrants, Calcutta.	Ditto ..	100
1562	2986	Bengal Iron & Co., Ltd., Calcutta	Chief Engineer, Public Health, Bengal, Calcutta.	Ditto ..	2,500
1563	3639	C. I. T. Case No. 259 of 1916 ..	President, Calcutta Improvement Tribunal.	Ditto ..	10,400
1564	3836	Ditto 135 of 1923 ..	Ditto ..	Ditto ..	100
1565	3934	Ditto 69 of 1928 ..	Ditto ..	Ditto ..	3,700
1566	3005	Bibhu Kinkar Pathsala ..	Collector, 24-Parganas ..	24-Parganas	900
1567	3011	Prince Ghulam Mohammad's Dispensary.	Ditto ..	Ditto ..	3,000
1568	3042	Suresh Chandra Sen, Panihati Wards Estate.	Ditto ..	Ditto ..	1,000
1569	3063	Debendra Narain Sarbadhicary, Sub-Treasurer.	Ditto ..	24-Parganas from Barrackpur sub-treasury.	300
1570	3091	Prince Ghulam Mohammad's Charity.	Collector and District Judge, 24-Parganas.	24-Parganas	12,700
1571	3353	Act VIII Case No. 209 of 1924	District Judge, 24-Parganas	Ditto ..	1,100
1572	4009	Kazi Manjural Hafez, Nazir	Collector, Jessore ..	Jessore ..	200
1573	4162	Sultanpur Dispensary ..	Chairman, District Board, Burdwan ..	Burdwan ..	5,000
1574	4273	Baudebpur Wards Estate ..	Collector, Midnapore ..	Midnapore	4,800
1575	4334	Boinchee B. L. Mukherjee's Estate.	Collector, Hooghly ..	Hooghly ..	2,000
1576	4347	Muslim Education Society Trust Fund.	Ditto ..	Ditto ..	2,200
1577	4392	Mohesh, Ashutosh Medal and Scholarship Fund.	Subdivisional Officer Serampur, Hooghly.	Ditto ..	3,100
1578	4413	Radharani Dassi Charity for the maintenance of Jagatnagore Dispensary.	Chairman, District Board, Hooghly.	Ditto ..	6,000
1579	4414	Aniya Charitable Dispensary Fund.	Ditto ..	Ditto ..	5,000
1580	4416	Bilsora Dispensary Fund ..	Ditto ..	Ditto ..	10,000

5 per cent. loan of 1929-47.

Serial No.	1 Ledger folio. No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Treasury at which interest is payable.	5 Amount. Rs.
1581	4455	Jaypur Charitable Dispensary Maintenance Fund.	Chairman, District Board, Howrah Howrah.	..	20,800
1582	4460	Gati Nath Mukherjee	Ditto	..	100
1583	4541	Basanto Kumar Mazumdar, Burdhankoti Wards Estate.	Collector, Rangpur	..	300
1584	4564	Alikuri Bridge Trust Fund	Chairman, District Board, Rungpur.	Ditto	..
1585	4588	Ram Chandra Sen Prize Fund	Magistrate, Dinajpur	..	300
1586	4635	Western Duars Market Fund	Deputy Commissioner, Jalpaiguri Jalpaiguri,		5,700
1587	4638	Jalpaiguri Dispensary Fund	Ditto	..	5,400
1588	2636	Fuller Memorial Scholarship Fund.	Registrar, Dacca University.	Dacca	..
1589	4797	Provident Fund deposit of the District Board Employees.	Chairman, District Board, Bakarganj Bakarganj.	..	13,000
1590	4900	Hemendra Kumar Chatterjee, Store-keeper.	Executive Engineer, Chittagong Division.		200
1591	4944	Panamia Endowment Fund	Collector, Noakhali	..	1,400
1592	4966	Noakhali Sadar Dispensary Fund.	Chairman, Noakhali Municipality.	Ditto	..
					3,100

5 per cent. loan of 1945-55.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1593	2535	Banku Behari Gupta Student-ship.	Principal, Medical College, Calcutta.	Calcutta ..	3,000
1594	2541	Nityaranjan Banerjee, Cashier ..	Ditto ..	Ditto ..	1,000
1595	2675	Nagendra Nandini Memorial Fund.	Superintendent, Campbell Medical School and Hospital, Calcutta.	Ditto ..	1,000
1596	2686	Earl of Ronaldshay Memorial Fund.	Secretary to the Government of Bengal, Public Works Department, Calcutta.	Ditto ..	8,000
1597	2692	Kamakhya Nath Banerjee, Treasurer.	Secretary to the Government of Bengal, Finance Department, Calcutta.	Ditto ..	3,000
1598	2706	Sisir Kumar Ghosh, Broker ..	Shipping Master, Calcutta	Ditto ..	700
1599	2714	Sailendra Krishna Dutt, Cashier	Ditto ..	Ditto ..	2,000
1600	2722	Narendra Nath Sen, Stamp vendor, Small Cause	Stamp Court, Calcutta.	Collector of Calcutta ..	2,000
1601	2725	Nityananda Banerjee, Stamp vendor, Small Cause	Stamp Court, Calcutta.	Ditto ..	2,000
1602	2725	Hira Lal Chatterjee, Stamp vendor, Smal Cause	Stamp Court, Calcutta.	Ditto ..	2,000
1603	2735	P. H. Faloon, Bailiff ..	Judges, Court of Small Causes, Calcutta.	Ditto ..	1,500
1604	2777	Dwarka Nath Saha, Cashier, Public Vehicle Department.	Commissioner of Police, Calcutta.	Ditto ..	1,000
1605	2778	Foundling Asylum ..	Ditto ..	Ditto ..	26,500
1606	2779	Fire Brigade Fund ..	Ditto ..	Ditto ..	1,15,300
1607	2781	Satrughna Lahiri, Cashier ..	Ditto ..	Ditto ..	1,000
1608	2782	Deposit of an interested party ..	Ditto ..	Ditto ..	10,000
1609	2899	Maharajadhiraj Bahadur Burdwan Lecture Fund.	Surgeon-General with the Government of Bengal, Calcutta.	Ditto ..	12,700
1610	2984	Bhupal Bhushan Bhattacharjee, Toll Daroga.	Executive Engineer, Canals Division, Calcutta.	Ditto ..	1,000
1611	3639	C. I. T. Case No. 264 of 1916..	President, Calcutta Improvement Tribunal.	Ditto ..	200
1612	3644	Ditto 125 of 1917 ..	Ditto ..	Ditto ..	1,000
1613	3645	Ditto 146 of 1917 ..	Ditto ..	Ditto ..	4,800
1614	3665	Ditto 180 of 1918 ..	Ditto ..	Ditto ..	600

5 per cent. loan of 1945-55.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1615	3666	C. I. T. Case No. 213 of 1918 (claimant Gobinda Pada Sirkar).	President, Calcutta Improvement Tribunal.	Calcutta ..	21,900
1616	3666	C. I. T. Case No. 213 of 1918 (claimant Haripada Mitra).	Ditto ..	Ditto ..	33,700
1617	3681	C. I. T. Case No. 188 of 1919 ..	Ditto ..	Ditto ..	2,800
1618	3682	C. I. T. Case No. 201 of 1919 (claimant Basanta Kumar Pal).	Ditto ..	Ditto ..	25,200
1619	3682	C. I. T. Case No. 201 of 1919 (claimant Sufala Debi).	Ditto ..	Ditto ..	8,000
1620	3686	C. I. T. Case No. 291 of 1919	Ditto ..	Ditto ..	48,900
1621	3687	Ditto 302 of 1919 ..	Ditto ..	Ditto ..	27,700
1622	3687	C. I. T. Case No. 309 of 1919 (claimant Nayan Moni Debi).	Ditto ..	Ditto ..	1,400
1623	3688	C. I. T. Case No. 309 of 1919 (claimant Sailabala Debi).	Ditto ..	Ditto ..	2,800
1624	3696	C. I. T. Case No. 26 of 1920 ..	Ditto ..	Ditto ..	3,700
1625	3701	Ditto 44 of 1920 ..	Ditto ..	Ditto ..	100
1626	3720	C. I. T. Case No. 243 of 1920 (claimant Rubia Khatoon).	Ditto ..	Ditto ..	2,400
1627	3721	C. I. T. Case No. 243 of 1920 (claimant Tahafatunnesa Bibi).	Ditto ..	Ditto ..	1,200
1628	3721	C. I. T. Case No. 243 of 1920 (claimant Sheikh Aminuddin Ahmed).	Ditto ..	Ditto ..	77,700
1629	3746	C. I. T. Case No. 69 of 1921 ..	Ditto ..	Ditto ..	1,300
1630	3769	Ditto 224 of 1921 ..	Ditto ..	Ditto ..	900
1631	3787	Ditto 116 of 1922 ..	Ditto ..	Ditto ..	46,400
1632	3789	Ditto 126 of 1922 ..	Ditto ..	Ditto ..	100
1633	3817	Ditto 303 of 1922 ..	Ditto ..	Ditto ..	300
1634	3818	Ditto 11 of 1923 ..	Ditto ..	Ditto ..	600
1635	3822	C. I. T. Case No. 44 of 1923 (claimant Bishnu Mohini Dasi).	Ditto ..	Ditto ..	5,600
1636	3822	C. I. T. Case No. 44 of 1923 (claimant Bishnumanini Dasi).	Ditto ..	Ditto ..	5,600
1637	3822	C. I. T. Case No. 44 of 1923 (claimant Bishnu Bilasini Dasi).	Ditto ..	Ditto ..	5,600

5 per cent. loan of 1945-55.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1638	3826	C. I. T. Case No.	86 of 1923 ..	President, Calcutta Im- provement Tribunal.	Calcutta .. 500
1639	3828	Ditto	106 of 1923 ..	Ditto ..	Ditto .. 28,000
1640	3844	Ditto	39 of 1924 ..	Ditto ..	Ditto .. 5,600
1641	3846	Ditto	50 of 1924 ..	Ditto ..	Ditto .. 5,800
1642	3849	Ditto	59 of 1924 ..	Ditto ..	Ditto .. 13,000
1643	3851	Ditto	94 of 1924 ..	Ditto ..	Ditto .. 900
1644	3858	Ditto	27 of 1925 ..	Ditto ..	Ditto .. 6,100
1645	3859	Ditto	31 of 1925 ..	Ditto ..	Ditto .. 2,600
1646	3863	Ditto	70 of 1925 ..	Ditto ..	Ditto .. 15,800
1647	3863	Ditto	78 of 1925 ..	Ditto ..	Ditto .. 1,26,000
1648	3878	Ditto	28 of 1926 ..	Ditto ..	Ditto .. 1,300
1649	3885	Ditto	53 of 1926 ..	Ditto ..	Ditto .. 13,700
1650	3889	Ditto	77 of 1926 ..	Ditto ..	Ditto .. 37,500
1651	3898	Ditto	85 of 1926 ..	Ditto ..	Ditto .. 38,400
1652	3898	Ditto	86 of 1926 ..	Ditto ..	Ditto .. 25,800
1653	3988	Ditto	87 of 1926 ..	Ditto ..	Ditto .. 9,000
1654	3899	Ditto	100 of 1926 ..	Ditto ..	Ditto .. 5,800
1655	3900	Ditto	110 of 1926 ..	Ditto ..	Ditto .. 31,700
1656	3909	Ditto	22 of 1927 ..	Ditto ..	Ditto .. 3,000
1657	3910	Ditto	17 of 1927 ..	Ditto ..	Ditto .. 800
1658	3910	Ditto	18 of 1927 ..	Ditto ..	Ditto .. 3,200
1659	3918	Ditto	118 of 1927 ..	Ditto ..	Ditto .. 10,100
1660	3925	Ditto	25 of 1928 ..	Ditto ..	Ditto .. 41,200
1661	3925	Ditto	26 of 1928 ..	Ditto ..	Ditto .. 28,800

5 per cent. loan of 1945-55.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1662	3926	C. I. T. Case No. 28 of 1928 ..	President, Calcutta Improvement Tribunal.	Calcutta ..	100
1663	3933	C. I. T. Case No. 68 of 1928 (Nanni Begum).	Ditto Ditto ..	3,100
1664	3933	C. I. T. Case No. 68 of 1928 (Autchoo Mian, minor).	Ditto Ditto ..	6,300
1665	3936	C. I. T. Case No. 64 of 1928 ..	Ditto Ditto ..	1,000
1666.	3936	Ditto 75 of 1928 ..	Ditto Ditto ..	1,98,000
1667	3936	C. I. T. Case No. 76 of 1928 (Panchanan Basak).	Ditto Ditto ..	700
1668	3936	C. I. T. Case No. 76 of 1928 (Chandi Dasi).	Ditto Ditto ..	700
1669	3936	C. I. T. Case No. 76 of 1928 (Mongolabala Dasi).	Ditto Ditto ..	2,300
1670	3936	C. I. T. Case No. 76 of 1928 (Annapurna Dasi).	Ditto Ditto ..	2,300
1671	3936	C. I. T. Case No. 77 of 1928 ..	Ditto Ditto ..	5,500
1672	3938	Ditto 85 of 1928 ..	Ditto Ditto ..	21,800
1673	3938	Ditto 86 of 1928 ..	Ditto Ditto ..	10,200
1674	3939	C. I. T. Case No. 93 of 1928 (Rani Dasi).	Ditto Ditto ..	2,300
1675	3939	C. I. T. Case No. 93 of 1928 (Sucharu Bala Dasi and another).	Ditto Ditto ..	3,000
1676	3939	C. I. T. Case No. 93 of 1928 (Mihir Chand Basak).	Ditto Ditto ..	2,300
1677	3944	C. I. T. Case No. 108 of 1928 (Primala Sundari Dasi).	Ditto Ditto ..	4,100
1678	3944	C. I. T. Case No. 108 of 1928 (Jitendra Nath Basak, minor).	Ditto Ditto ..	4,100
1679	3944	C. I. T. Case No. 108 of 1928 (Gagan Sasi Dasi).	Ditto Ditto ..	7,400
1680	3944	C. I. T. Case No. 1 of 1929 (Kamala Dasi).	Ditto Ditto ..	3,900
1681	3944	C. I. T. Case No. 1 of 1929 (Gopeswar Mullick, minor).	Ditto Ditto ..	1,300
1682	3945	C. I. T. Case No. 1 of 1929 (Jarat Kumari Dasi).	Ditto Ditto ..	1,300
1683	3945	C. I. T. Case No. 1 of 1929 (Joggeshwar Mullick, minor).	Ditto Ditto ..	1,300
1684	3945	C. I. T. Case No. 7 of 1929 (Giribala Dasi).	Ditto Ditto ..	1,900

5 per cent. loan of 1945-55.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1685	3945	C. I. T. Case No. 7 of 1929 (Amar Nath Mullick, minor).	President Calcutta Improvement Tribunal.	Calcutta ..	1,900
1686	3945	C. I. T. Case No. 7 of 1929 (Dwarka Nath Mullick, minor).	Ditto ..	Ditto ..	1,900
1687	3947	C. I. T. Case No. 17 of 1929 (Nesar Ahmed).	Ditto ..	Ditto ..	1,800
1688	3947	C. I. T. Case No. 17 of 1929 (Izahar Ahmed).	Ditto ..	Ditto ..	1,800
1689	3497	C. I. T. Case No. 17 of 1929 (Ekbal Ahmed).	Ditto ..	Ditto ..	1,800
1690	3497	C. I. T. Case No. 17 of 1929 (Nasirunnessa).	Ditto ..	Ditto ..	900
1691	3946	C. I. T. Case No. 27 of 1929 ..	Ditto ..	Ditto ..	14,400
1692	3946	Ditto 28 of 1929 ..	Ditto ..	Ditto ..	12,400
1693	3949	C. I. T. Case No. 33 of 1929 (Diptinath Mukherjee).	Ditto ..	Ditto ..	1,000
1694	3949	C. I. T. Case No. 33 of 1929 (Kanti Nath Mukherjee).	Ditto ..	Ditto ..	1,000
1695	3949	C. I. T. Case No. 34 of 1929 (Diptinath and Kanti Nath Mukherjee).	Ditto ..	Ditto ..	600
1696	3949	C. I. T. Case No. 35 of 1929 ..	Ditto ..	Ditto ..	2,300
1697	3950	C. I. T. Case No. 42 of 1929 (Kali Charan De).	Ditto ..	Ditto ..	17,500
1698	3951	C. I. T. Case No. 42 of 1929 (Madhu Manjari Dasi).	Ditto ..	Ditto ..	5,800
1699	3951	C. I. T. Case No. 51 of 1929 ..	Ditto ..	Ditto ..	35,300
1700	3951	Ditto 58 of 1929 ..	Ditto ..	Ditto ..	3,800
1701	3952	Ditto 59 of 1929 ..	Ditto ..	Ditto ..	42,200
1702	3951	Ditto 63 of 1920 ..	Ditto ..	Ditto ..	10,000
3002	Sibtainabad Endowment Fund.	Imambarah	Collector and Superintendent, Political Pensions, 24-Parganas.	Ditto ..	3,600
1703	3067	Anjuman Ara Begum ..	Ditto ..	24-Parganas	2,200
1704	3068	Budurulmulk Sajjad Hossain ..	Ditto ..	Ditto ..	400
1705	3063	Debendra Narain Sarbadhicary, Sub-Treasurer, Barrackpore.	Collector, 24-Parganas ..	24-Parganas from Barrackpore Sub-Treasury.	500

5 per cent. loan of 1945-55.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1706	3100	Khetra Nath Chatterjee Free Studentship.	Head Master, Barasat Government School.	24-Parganas from Barasat Sub-Treasury.	100
1707	3169	L. A. Case No. 316 of 1910 ..	Special Land Acquisition Judge, 24-Parganas.	24-Parganas	600
1708	3170	Ditto 317 of 1910 ..	Ditto ..	Ditto ..	15,500
1709	3170	Ditto 318 of 1910 ..	Ditto ..	Ditto ..	1,400
1710	3221	L. A. Case No. 103 of 1918 (claimant Kristodhan Sadhu-khan).	Ditto ..	Ditto ..	5,900
1711	3221	L. A. Case No. 103 of 1918 (claimant Bolaichand Sadhu-khan).	Ditto ..	Ditto ..	3,000
1712	3222	L. A. Case No. 103 of 1918 (claimant Sachindra K. Biswas and Satyendra N. Biswas).	Ditto ..	Ditto ..	100
1713	3228	L. A. Case No. 30 of 1919 ..	Ditto ..	Ditto ..	3,500
1714	3233	L. A. Case No. 251 of 1919 (claimant Makhanlal Mukherjee and others).	Ditto ..	Ditto ..	200
1715	3233	L. A. Case No. 251 of 1919 (claimant Golam Akbar Mut-wali).	Ditto ..	Ditto ..	8,000
1716	3234	L. A. Case No. 251 of 1919 (claimant Matwali Hooghly Imambara).	Ditto ..	Ditto ..	28,600
1717	3247	L. A. Case No. 8 of 1920 ..	Ditto ..	Ditto ..	800
1718	3249	Ditto 60 of 1920 ..	Ditto ..	Ditto ..	21,900
1719	3249	Ditto 89 of 1920 ..	Ditto ..	Ditto ..	2,800
1720	3379	Ditto 74 of 1927 ..	Ditto ..	Ditto ..	20,000
1721	3391	Ditto 309 of 1927 ..	Ditto ..	Ditto ..	4,600
1722	3409	Ditto 212 of 1928 ..	Ditto ..	Ditto ..	5,900
1723	3412	Ditto 2 of 1929 ..	Ditto ..	Ditto ..	500
1724	3412	L. A. Case No. 24 of 1929 (claimant Ajitendra Nath Mitra).	Ditto ..	Ditto ..	2,300
1725	3412	L. A. Case No. 24 of 1929 (claimant Asitendra Nath Mitra).	Ditto ..	Ditto ..	2,300
1726	3412	L. A. Case No. 24 of 1929 (claimant Abanindra Nath Mitra).	Ditto ..	Ditto ..	2,300

5 per cent. loan of 1945-55.

1 Serial No.	2 Ledger folio No.	3 Name of person or fund on whose behalf held.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1727	3415	L. A. Case No. 79 of 1929 .. Special Land Acquisition Judge, 24-Parganas	24-Parganas	800
1728	3416	Ditto 87 of 1929 ..	Ditto ..	24,900
1729	3418	Ditto 90 of 1929 ..	Ditto ..	200
1730	3418	Ditto 141 of 1929 ..	Ditto ..	2,600
1731	3419	L. A. Case No. 143 of 1929 (claimant Moti Lal Sadhu-khan and others).	Ditto ..	1,100
1732	3420	L. A. Case No. 143 of 1929 (claimant Nobin Mistri).	Ditto ..	100
1733	3420	L. A. Case No. 143 of 1929 (claimant Jogendra Nath Mahata).	Ditto ..	1,100
1734	3420	L. A. Case No. 144 of 1929 (claimant Arjun Naskar).	Ditto ..	100
1735	3420	L. A. Case No. 144 of 1929 (claimant Shiba Kali Dasi).	Ditto ..	900
1736	3421	L. A. Case No. 159 of 1929 ..	Ditto ..	700
1737	3421	Ditto 181 of 1929 ..	Ditto ..	41,400
1738	3421	L. A. Case No. 204 of 1929 (claimant Panchu Dasi).	Ditto ..	1,800
1739	3421	L. A. Case No. 204 of 1929 (claimant Urmila Debi).	Ditto ..	3,700
1740	3429	L. A. Case No. 329 of 1929 ..	Ditto ..	200
1741	3431	Ditto 391 of 1929 ..	Ditto ..	6,000
1742	3351	Act VIII Case No. 126 of 1918.. District Judge, 24-Parganas	Ditto ..	100
1743	3351	Ditto 399 of 1918..	Ditto ..	500
1744	3358	Ditto 383 of 1919..	Ditto ..	1,800
1745	3358	Ditto 432 of 1921..	Ditto ..	500
1746	3358	Ditto 88 of 1923..	Ditto ..	500
1747	3353	Ditto 213 of 1924..	Ditto ..	2,300
1748	3354	Ditto 339 of 1924..	Ditto ..	2,02,400
1749	3359	Ditto 107 of 1925..	Ditto ..	5,300
1750	3359	Ditto 294 of 1925..	Ditto ..	700

5 per cent. loan of 1945-55.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1751	3370	Act VII Case No. 220 of 1925..	District Judge, 24-Parganas.	24-Parganas	4,500
1752	3356	Ditto	42 of 1926..	Ditto ..	2,700
1753	3356	Ditto	231 of 1926..	Ditto ..	500
1754	3359	Ditto	362 of 1926..	Ditto ..	14,200
1755	3354	Ditto	12 of 1927..	Ditto ..	2,100
1756	3354	Ditto	133 of 1927..	Ditto ..	1,800
1757	3354	Ditto	169 of 1927..	Ditto ..	1,100
1758	3355	Ditto	20 of 1928 ..	Ditto ..	700
1759	3355	Ditto	52 of 1928..	Ditto ..	400
1760	3355	Ditto	68 of 1928..	Ditto ..	1,400
1761	3369	Abdul Wazaq, Nazir	..	Ditto ..	2,400
1762	3505	Baranagore Municipality	Chairman, Baranagore Municipality, 24-Parganas.	Calcutta	5,500
1763	3583	Nilkanto Chatterjee, Nazir, Chaudanga.	District Judge, Nadia	Nadia	1,500
1764	3601	Rai Brojo Mohan Dutt Bahadur's Fund.	Magistrate, Nadia	Ditto ..	500
1765	4010	Kartik Pado Bosu, Manager, Mukherjee Wards Estate.	Collector, Jessore	Jessore	1,000
1766	4017	Lakshman Chandra Ghosh, Nazir.	District Judge, Jessore	Ditto ..	500
1767	4042	Raja J. N. Roy Endowment for Berhampur Charitable Dispensary.	Secretary, Managing Committee, Berhampur Dispensary.	Murshidabad	40,100
1768	4050	Ram Ranu Chowdhury, Khas Tahsildar.	Collector, Murshidabad	Ditto ..	500
1769	4079	Kand Girish Chandra Hospital	Magistrate, Murshidabad	Ditto ..	3,000
1770	2968	Bhola Nath Sen, Contractor	Executive Damodar Division,	Engineer, Canals Burdwan.	4,000
1771	4187	Seth Teomal	..	Ditto ..	7,500
1772	4148	Baidyanath Naik, Nazir, Asansol	Collector, Burdwan	Ditto ..	300
1773	4231	Suri Charitable Dispensary Committee.	Magistrate, Birbhum	Birbhum ..	2,400
1774	4248	Manas Ranjan Gupta, Treasurer	Collector, Midnapur	Midnapur ..	4,900

5 per cent. loan of 1945-55.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1775	4264	Narayani Dasi Fund	.. Collector, Midnapur	.. Midnapur	300
1176	4270	Peshkosh Compounding Fund of Jalamutha Estate.	Ditto	Ditto	4,200
1777	4270	Peshkosh Compounding Fund of Majnamutha Estate.	Ditto	Ditto	8,300
1178	4301	Bholanath Chintamoni, Contai Charitable Dispensary Maintenance Fund.	Subdivisional Officer, Contai.	Ditto	2,100
1779	4334	Boincheo B. L. Mukherjee's Estate.	Collector, Hooghly	Hooghly	15,000
1780	4347	Muslim Education Society Trust Fund.	Ditto	Ditto	1,800
1781	4350	Chinsura Poor Fund	Local Agent, Hooghly & Treasury Officer, Hooghly.	Ditto	2,500
1782	4437	Debendra Nath Dey	Collector, Howrah	Howrah	500
1783	4441	Mahiari Charitable Dispensary Trust Fund.	Ditto	Ditto	5,000
1784	4443	Monmootho Nath Banerjee, Stamp Clerk.	Ditto	Ditto	3,600
1785	4450	Case No. 40 of 1922	Additional District Judge of Hooghly at Howrah.	11,000
1786	4450	Compensation Case No. 56 of 1924, (claimant Harihar Banerjee).	Ditto	4,900
1787	4461	Tarini Charan Sarcar Scholarship	Chairman, District Board, Howrah.	Howrah	1,500
1788	4478	Nemai Chand Seal, Cashier	Principal, Bengal Engineering College, Sibpur, Howrah.	Calcutta	1,000
1789	4571	Manindra and Nitindra Chandra Chowdhury, minors, Majdia Wards Estate.	Collector, Dinajpur	Dinajpur	18,300
1790	4580	Dindoyal Acharya, Nazir, Rangoon.	District Judge, Dinajpur	1,000
1791	4589	Moazzem Hossain, Cashier	Magistrate, Dinajpur	Dinajpur	300
1792	4631	Provident Fund deposit of the District Board Employees.	Chairman, District Board, Pabna	Pabna	10,000
1793	4635	Western Duars Market Fund	Deputy Commissioner, Jalpaiguri	Jalpaiguri	7,800
1794	4797	Provident Fund, deposit of the District Board employees.	Chairman, District Board, Bakarganj	Bakarganj	20,000
1795	4858	Rajendra Chandra Nag, General Manager, Court of Wards.	Collector, Chittagong	Chittagong	400
1796	4895	Chittagong Medical School	Surgeon-General with the Government of Bengal, and Commissioner, Chittagong Division.	73,800
1797	4946	Haranath Das, Sub-Tahsildar	Collector, Noakhali	Noakhali	400

5 per cent. loan of 1939-44.

Serial No.	Ledger folio No.	1	2	3	4	5
		Name of person or fund on whose behalf held.		Name of the administrator or other officer in whose favour P. O. is drawn.	Name of Treasury at which interest is payable.	Amount. Rs.
1798	2503	Presidency College Graduate Scholarship Fund.	..	Principal, Presidency College, Calcutta	Calcutta ..	3,800
1799	2558	Hiralal Mukherjee, Cashier	..	Ditto	Ditto ..	600
1800	2546	Dr. A. Mitra's Research Scholarship Endowment.	..	Secretary, School of Tropical Medicine and Hygiene, Calcutta.	Ditto ..	40,400
1801	2609	Sussex Trust Fund	..	Director of Public Instruction, Bengal, Calcutta.	Ditto ..	26,400
1802	2787	Jogendra Nath Guha, Clerk	..	Superintendent, Mental Observation Ward, Bhowanipore.	Ditto ..	500
1803	2935	Kanai Lal Banerjee, Cashier	..	Executive Engineer, 1st Calcutta Division, Calcutta.	Ditto ..	500
1804	2983	Bengal Iron and Co., Ltd., Calcutta.	..	Chief Engineer, Public Health, Bengal, Calcutta.	Ditto ..	1,000
1805	3951	C. I. T. Case No. 52 of 1929	..	President, Calcutta Improvement Tribunal.	Ditto ..	300
1806	3953	Ditto	69 of 1929	..	Ditto ..	5,000
1807	2833	Hara Prasad Mitra, Jailer	..	Inspector-General of Prisons, Bengal.	1,600
1808	2926	Panchanon Rakshit, Sub-Inspector.	..	Commissioner of Excise and Salt, Bengal.	300
1809	2930	Satyaranjan Gupta, Sub-Inspector.	..	Ditto	300
1810	3043	Sharma Banerjee & Co., Raha Wards Estate.	..	Collector, 24-Parganas	.. 24-Parganas	600
1811	3055	Bejoy Bhushan Ghosh, Jaunbazar Wards Estate No. II.	..	Ditto	.. Ditto ..	100
1812	3056	Hitan Misra, Jaunbazar Wards Estate No. II.	..	Ditto	.. Ditto ..	200
1813	3062	Sarat Chandra Ghosh, Jaunbazar Wards Estate No. II.	..	Ditto	.. Ditto ..	2,800
1814	3068	Budurulmulk Sajjad Hossain	..	Collector and Superintendent, Political Pensions, 24-Parganas.	Ditto ..	1,300
1815	3069	Refat Ara Abeda Begum	..	Ditto	.. Ditto ..	600
1816	3220	L. A. Case No. 94 of 1918	..	Special Land Acquisition Judge, 24-Parganas.	Ditto ..	2,900
1817	3255	Ditto	209 of 1920	..	Ditto ..	400
1818	3255	Ditto	216 of 1920	..	Ditto ..	400
1819	3256	Ditto	229 of 1920	..	Ditto ..	1,100
1820	3256	Ditto	218 of 1920	..	Ditto ..	100

5 per cent. loan of 1939-44.

1 Serial No.	2 Ledger folio No.	3 Name of person or fund on whose behalf held.	4 Name of the administrator or other officer in whose favour P. O. is drawn.	5 Name of Treasury at which interest is payable.	Amount. Rs.
1821	3258	L. A. Case No. 7 of 1921	.. Special Land Acquisition Judge, 24-Parganas.	24-Parganas	3,600
1822	3258	Ditto	17 of 1921	.. Ditto	.. 8,200
1823	3259	Ditto	30 of 1921	.. Ditto	.. 100
1824	3260	Ditto	37 of 1921	.. Ditto	.. 23,900
1825	3262	Ditto	41 of 1921	.. Ditto	.. 14,200
1826	3263	Ditto	51 of 1921	.. Ditto	.. 200
1827	3264	Ditto	53 of 1921	.. Ditto	.. 200
1828	3264	Ditto	59 of 1921	.. Ditto	.. 500
1829	3265	Ditto	60 of 1921	.. Ditto	.. 62,500
1830	3265	Ditto	71 of 1921	.. Ditto	.. 100
1831	3266	Ditto	74 of 1921	.. Ditto	.. 100
1832	3269	Ditto	122 of 1921	.. Ditto	.. 17,800
1833	3270	Ditto	123 of 1921	.. Ditto	.. 34,500
1834	3271	Ditto	194 of 1921	.. Ditto	.. 1,000
1835	3272	Ditto	210 of 1921	.. Ditto	.. 2,800
1836	3273	Ditto	269 of 1921	.. Ditto	.. 400
1837	3273	Ditto	270 of 1921	.. Ditto	.. 200
1838	3285	Ditto	64 of 1922	.. Ditto	.. 2,200
1839	3290	Ditto	233 of 1922	.. Ditto	.. 1,200
1840	3305	L. A. Case No. 68 of 1923 (claimant Tulsimoni Dasi).	Ditto	.. Ditto	.. 700
1841	3306	L. A. Case No. 68 of 1923 (claim- ant Sudhir Krishna Mukherjee).	Ditto	.. Ditto	.. 300
1842	3306	L. A. Case No. 68 of 1923 (claim- ant Profulla Chandra Srimani).	Ditto	.. Ditto	.. 300
1843	3321	L. A. Case No. 69 of 1924	.. Ditto	.. Ditto	.. 2,400
1844	3399	L. A. Case No. 150 of 1928 (claim- ant Rabindra Deb Manna).	Ditto	.. Ditto	.. 9,200
1845	3399	L. A. Case No. 150 of 1928 (claim- ant Surendra Deb Manna).	Ditto	.. Ditto	.. 9,200

5 per cent. loan of 1939-44.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1846	3399	L. A. Case No. 150 of 1928 (claimant Khitendra Deb Manna).	Special Land Acquisition Judge, 24-Parganas.	24-Parganas	9,200
1847	3399	L. A. Case No. 154 of 1928 ..	Ditto ..	Ditto ..	2,400
1848	3426	Ditto 266 of 1929 ..	Ditto ..	Ditto ..	1,200
1849	3351	Act VIII Case No. 399 of 1918 ..	District Judge, 24-Parganas	Ditto ..	500
1850	3352	Ditto 273 of 1921 ..	Ditto ..	Ditto ..	600
1851	3352	Ditto 364 of 1921 ..	Ditto ..	Ditto ..	3,200
1852	3357	Ditto 59 of 1926 ..	Ditto ..	Ditto ..	9,400
1853	3358	Ditto 55 of 1921 ..	Ditto ..	Ditto ..	2,200
1854	3358	Ditto 162 of 1923 ..	Ditto ..	Ditto ..	3,800
1855	3359	Ditto 342 of 1926 ..	Ditto ..	Ditto ..	5,800
1856	3360	Ditto 336 of 1926 ..	Ditto ..	Ditto ..	20,600
1857	4023	Temple Scholarship ..	Magistrate, Jessore	Jessore ..	1,000
1858	4025	Fiddian Memorial Fund ..	Ditto ..	Ditto ..	800
1859	4044	Anukul Chandra Roy Chowdhury, Treasurer.	Collector, Murshidabad	Murshidabad ..	5,900
1860	4045	Mackenzie Public Hall ..	Ditto ..	Ditto ..	5,200
1861	4067	Kanti Charan Singha, Peshkar ..	Ditto ..	Ditto ..	100
1862	4097	Janaki Nath Das Gupta, Nazir ..	District Judge, Murshidabad.	Ditto ..	1,500
1863	4109	Syed Sadek Reja, Wakf Estate of Basanta Ali Khan.	Ditto ..	Ditto ..	1,000
1864	4146	Arun Chandra Chatterjee, Khas Tahsildar, Kalna.	Collector, Burdwan	Burdwan ..	200
1865	4161	Amarpur Agricultural Educational Trust.	Chairman, District Board, Burdwan.	Ditto ..	21,100
1866	4162	Sultapur Dispensary Fund ..	Ditto ..	Ditto ..	7,600
1867	4163	Panchra Dispensary Fund ..	Ditto ..	Ditto ..	4,200
1868	4165	Amarpur Dispensary Fund ..	Ditto ..	Ditto ..	11,000
1869	4232	Ramranjan Town Hall Committee	Magistrate, Birbhum	Ditto ..	1,000

5 per cent. loan of 1939-44.

1 Serial No.	2 Lodger folio No.	3 Name of person or fund on whose behalf held.	4 Name of the administrator or other officer in whose favour P. O. is drawn.	5 Name of Treasury at which interest is payable.	5 Amount. Rs.
1870	4231	Suri Charitable Dispensary Com- mittee.	Magistrate, Birbhum ..	Burdwan ..	1,000
1871	4334	Boinchee B. L. Mukherjee's Es- tate.	Collector, Hooghly ..	Hooghly ..	15,600
1872	4346	Maintenance of Hooghly-Bally Bathing Ghat.	Ditto ..	Ditto ..	1,400
1873	4355	Hem Chandra Bhattacharjee Fund.	Collector, Hooghly and Inspector of Schools, Burdwan Division.	Ditto ..	2,200
1874	4367	Uttarpara School Scholarship Trust Fund.	Magistrate, Hooghly ..	Ditto ..	6,000
1875	4368	Ganga Narain Gupta Free Stu- dentship Fund.	Ditto ..	Ditto ..	400
1876	4404	Ansu Prakash Chatterjee, Nazir	District Judge, Hooghly ..	Ditto ..	1,600
1877	4417	Free Primary School at Kumral	Chairman, District Board, Hooghly.	Ditto ..	8,500
1878	4463	Mahiari School Stipend Fund ..	Magistrate, Howrah ..	Ditto ..	800
1879	4471	R. N. Basu English School Fund	Trustees of the R. N. Bose English School Fund, c/o Magistrate, Howrah.	Howrah ..	2,100
1880	4511	Permission Case No. 48 of 1908 ..	District Judge, Rajshahi ..	Rajshahi ..	32,000
1881	4518	Sharfuddin Ahmed, Nazir ..	Ditto ..	Ditto ..	900
1882	4519	L. A. Case No. 2 of 1916 ..	Ditto ..	Ditto ..	1,300
1883	4571	Monindra and Nitendra Chandra Chowdhury, minors, Majdiha Wards Estate.	Collector, Dinajpur ..	Dinajpur ..	600
1884	4575	Durgadas Mukherjee, Manager, Maldwar Wards Estate.	Ditto ..	Ditto ..	1,000
1885	4662	Nitya Ranjan Gupta, Treasurer	Collector, Malda ..	Malda ..	1,000
1886	4663	Saraju Prasad Bahani, Surety of of the Treasurer.	Ditto ..	Ditto ..	9,500
1887	4710	Rasikranjan Moitra, Dhankora Wards Estate.	Collector, Dacca ..	Dacca ..	500
1888	2636	Fuller Memorial Scholarship ..	Registrar, Dacca Univer- sity.	Dacca ..	2,800
1889	4895	Chittagong Medical School ..	Surgeon-General with the Government of Bengal and Commissioner, Chittagong Division.	21,100

5 per cent. loan of 1933.

Serial No.	Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1890	2696	Licensees of Bhatpara Riverside Electric Distribution.	Secretary to the Government of Bengal, Commerce and Marine Departments, Calcutta.	Calcutta ..	15,00
1891	3769	C. I. T. Case No. 224 of 1921 ..	President, Improvement Tribunal.	Ditto ..	1,49,30
1892	3834	Do. 130 of 1923 ..	Ditto ..	Ditto ..	12,50
1893	3835	Do. 131 of 1923 ..	Ditto ..	Ditto ..	8,50
1894	3354	Act VIII Case No. 234 of 1927 ..	District Judge, 24-Parganas.	24-Parganas	40
1895	3356	Do. 242 of 1927 ..	Ditto ..	Ditto ..	80
1896	4858	Rajendra Chandra Nag, General Collector, Chittagong Manager, Court of Wards.	..	Chittagong	60

5 per cent. loan of 1935.

1 Serial No.	2 Ledger folio No.	Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1897	3025	Azizul Huque, Khas Tahsildar ..	Collector, 24-Parganas ..	24-Parganas	1,000
1898	4146	Arun Chandra Chatterjee, Khas Tahsildar.	Collector, Burdwan ..	Burdwan ..	100
1899	4511	Case No. 48 of 1908	.. District Judge, Rajshahi	Rajshahi ..	31,400
1900	4511	Case No. 2 of 1916	.. Ditto	.. Ditto ..	1,300

6 per cent. loan of 1930.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1901	2534	Sir Pardey Luke's Memorial Scholarship Fund.	Principal, Medical College, Calcutta.	Calcutta ..	300
1902	2538	Sutherland Silver Medal ..	Ditto ..	Ditto ..	200
1903	2669	Jagabandhu Scholarship Fund ..	Inspector of Schools, Presidency Division, Calcutta.	Ditto ..	1,000
1904	2816	Sailendra Nath Sircar, Cashier, South Division Court.	Chief Presidency Magistrate, Calcutta.	Ditto ..	1,500
1905	2866	Md. Abdul Guffur, No. I, Jailer	Inspector-General of Prisons, Bengal.	..	200
1906	2907	Sudhir Chandra Ghosh, Accountant.	Protector of Emigrants, Calcutta	Calcutta ..	1,000
1907	2967	Kumar Debendra Lal Khan ..	Executive Engineer, Damodar Division, Calcutta.	Ditto ..	2,000
1908	3736	C. I. T. Case No. 23 of 1921 ..	President, Calcutta Improvement Tribunal.	Ditto ..	7,500
1909	3737	Ditto 24 of 1921 ..	Ditto ..	Ditto ..	16,400
1910	3740	Ditto 37 of 1921 ..	Ditto ..	Ditto ..	14,500
1911	3741	Ditto 43 of 1921 ..	Ditto ..	Ditto ..	20,200
1912	3742	Ditto 45 of 1921 ..	Ditto ..	Ditto ..	14,800
1913	3746	C. I. T. Case No. 69 of 1921 (claimant Zahad Ali).	Ditto ..	Ditto ..	4,200
1914	3761	C. I. T. Case No. 176 of 1921 (claimant Sarojini Dasi).	Ditto ..	Ditto ..	2,000
1915	3761	C. I. T. Case No. 176 of 1921 (claimant Sital Das Mitra).	Ditto ..	Ditto ..	1,400
1916	3765	C. I. T. Case No. 187 of 1921 (claimant Krishna Kumar Nandi and Balai Chand Nandi).	Ditto ..	Ditto ..	300
1917	3765	C. I. T. Case No. 187 of 1921 (claimant Shib Shashi Nandi).	Ditto ..	Ditto ..	1,100
1918	3765	C. I. T. Case No. 187 of 1921 (claimant Balai Chand Nandi and Surya Prosad Nandi).	Ditto ..	Ditto ..	3,700
1919	3765	C. I. T. Case No. 187 of 1921 (claimant Panchu Gopal and Nani Gopal Nandi).	Ditto ..	Ditto ..	1,300
1920	3765	C. I. T. Case No. 187 of 1921 (claimant Saileswar Nandi).	Ditto ..	Ditto ..	6,700
1921	3765	C. I. T. Case No. 187 of 1921 (claimant Bankim Chandra Nandi).	Ditto ..	Ditto ..	700

6 per cent. loan of 1930.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1922	3765	C. I. T. Case No. 187 of 1921 (claimant Shib Sahay Nandi.)	President, Improvement Tribunal.	Calcutta	Calcutta .. 100
1923	3766	C. I. T. Case No. 190 of 1921 ..	Ditto	.. Ditto	.. 1,400
1924	3769	Ditto 224 of 1921 ..	Ditto	.. Ditto	.. 39,600
1925	3770	Ditto 14 of 1922 ..	Ditto	.. Ditto	.. 9,700
1926	3777	Ditto 48 of 1922 ..	Ditto	.. Ditto	.. 4,300
1927	3779	Ditto 54 of 1922 ..	Ditto	.. Ditto	.. 3,90,400
1928	3653	Ditto 5 of 1918 ..	Ditto	.. Ditto	.. 80,000
1929	3659	Ditto 142 of 1918 ..	Ditto	.. Ditto	.. 7,000
1930	3666	Ditto 213 of 1918 ..	Ditto	.. Ditto	.. 4,700
1931	3675	Ditto 124 of 1919 ..	Ditto	.. Ditto	.. 400
1932	3690	Ditto 354 of 1919 ..	Ditto	.. Ditto	.. 17,200
1933	3691	Ditto 375 of 1919 ..	Ditto	.. Ditto	.. 11,200
1934	3692	Ditto 379 of 1919 ..	Ditto	.. Ditto	.. 300
1935	3695	Ditto 3 of 1920 ..	Ditto	.. Ditto	.. 8,000
1936	3705	Ditto 123 of 1920 ..	Ditto	.. Ditto	.. 4,000
1937	3854	C. I. T. Case No. 8 of 1925 (Gora Chand Mullick).	Ditto	.. Ditto	.. 1,100
1938	3854	C. I. T. Case No. 8 of 1925 (Kala Chand Mullick).	Ditto	.. Ditto	.. 1,100
1939	3855	C. I. T. Case No. 8 of 1925 (Paresh Nath Mullick).	Ditto	.. Ditto	.. 1,100
1940	3714	C. I. T. Case No. 164 of 1920 ..	Ditto	.. Ditto	.. 6,500
1941	3714	Ditto 170 of 1920 ..	Ditto	.. Ditto	.. 2,700
1942	3717	Ditto 213 of 1920 ..	Ditto	.. Ditto	.. 11,200
1943	3718	Ditto 224 of 1920 ..	Ditto	.. Ditto	.. 7,900
1944	3719	Ditto 240 of 1920 ..	Ditto	.. Ditto	.. 18,400
1945	3722	Ditto 252 of 1920 ..	Ditto	.. Ditto	.. 5,600

6 per cent. loan of 1930.

Serial No.	Ledger folio No.	Name of person or fund on whose behalf held.	Name of the administrator or other officer in whose favour P. O. is drawn.	Name of Treasury at which interest is payable.	Amount.
					Rs.
1946	3725	C. I. T. Case No. 270 of 1920 (claimant Anwar Hossain).	President, Calcutta Improvement Tribunal.	Calcutta ..	1,000
1947	3725	C. I. T. Case No. 270 of 1920 (claimant Sakhawat Hossain).	Ditto ..	Ditto ..	1,000
1948	3725	C. I. T. Case No. 270 of 1920 (claimant Kofayat Hossain).	Ditto ..	Ditto ..	1,000
1949	3726	C. I. T. Case No. 277 of 1920 ..	Ditto ..	Ditto ..	400
1950	3728	Ditto 279 of 1920 ..	Ditto ..	Ditto ..	4,800
1951	3731	Ditto 299 of 1920 ..	Ditto ..	Ditto ..	10,700
1952	3733	Ditto 304 of 1920 ..	Ditto ..	Ditto ..	4,300
1953	3732	C. I. T. Case No. 302 of 1920 (claimant Syed Hossain Ali).	Ditto ..	Ditto ..	1,800
1954	3732	C. I. T. Case No. 302 of 1920 (claimant Hamira Khatun).	Ditto ..	Ditto ..	900
1955	3738	C. I. T. Case No. 33 of 1921 (claimant Sital Das Mitra).	Ditto ..	Ditto ..	900
1956	3738	C. I. T. Case No. 33 of 1921. (claimant Sarajini Dasi).	Ditto ..	Ditto ..	5,000
1957	3749	C. I. T. Case No. 84 of 1921 ..	Ditto ..	Ditto ..	1,09,600
1958	3754	Ditto 140 of 1921 ..	Ditto ..	Ditto ..	3,600
1959	3753	Ditto 123 of 1921 ..	Ditto ..	Ditto ..	1,200
1960	3756	Ditto 156 of 1921 ..	Ditto ..	Ditto ..	97,900
1961	3757	Ditto 157 of 1921 ..	Ditto ..	Ditto ..	200
1962	3760	Ditto 174 of 1921 ..	Ditto ..	Ditto ..	2,400
1963	3849	Ditto 59 of 1924 ..	Ditto ..	Ditto ..	38,600
1964	3860	Ditto 36 of 1925 ..	Ditto ..	Ditto ..	2,200
1965	3888	Ditto 61 of 1926 ..	Ditto ..	Ditto ..	2,200
1966	3948	Ditto 29 of 1929 ...	Ditto ..	Ditto ..	3,600
1967	2931	Khitish Chandra Mukherjee, Excise Sub-Inspector.	Commissioner of Excise and Salt, Bengal, Calcutta.	300
1968	2925	Kiron Chandra Guha, Excise Sub-Inspector.	Ditto	300
1969	3060	Ashutosh Mukherjee, Treasurer	Collector, 24-Parganas	24-Parganas ..	1,000

6 per cent. loan of 1930.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Ru.
1970	3502	Basirhat Charitable Dispensary Fund.	Chairman, Basirhat Municipality, 24-Parganas.	24-Parganas	3,000
1971	3506	Mrityunjoy Mukharjee, Contractor.	Chairman, Baranagore Municipality, 24-Parganas.	Ditto ..	100
1972	3509	Bechudhone Bagchi, Cashier ..	Ditto ..	Ditto ..	2,200
1973	3576	Girindra Nath Chatterjee, Head Clerk.	Collector, Nadia ..	Nadia ..	100
1974	4162	Kaleswar Dispensary Trust Fund	Chairman, District Board, Burdwan.	Burdwan ..	10,000
1975	4259	Srikanto Nath De, Tahsildar, Tamluk.	Collector, Midnapur ..	Midnapur * .. *	500
1976	4301	Contai Dispensary ..	Subdivisional Officer, Contai, Midnapur.	Ditto ..	400
1977	4449	Case No. 27 of 1923	District Judge, Howrah ..	Howrah ..	50,000
1978	4497	P. N. Roy Girls' School ..	Collector, Rajshahi ..	Rajshahi ..	5,000
1979	4555	Profullo Nath Das Gupta, Naib Nazir, Kurigram.	District Judge, Rangpur ..	Rangpur ..	500
1980	4599	Bogra Municipal Sadar Dispensary.	Chairman, Bogra Municipality.	Bogra ..	200
1981	4635	Panchanon Biswas, employee of the Western Duar's Market Fund.	Deputy Commissioner, Jalpaiguri.	Jalpaiguri ..	100
1982	4818	Ramkisore Dhar, Nazir, Kishoreganj.	Collector, Mymensingh ..	Mymensingh ..	300
1983	4838	District Officer's Relief Fund ..	Magistrate, Mymensingh ..	Ditto ..	14,700
1984	4968	Lalit Mohan Guha, Assistant Accountant.	Superintendent of Police, Noakhali ..	Noakhali ..	500
1985	4969	Reazat Ali Khan, Head Clerk ..	Superintendent of Police, Faridpur ..	Faridpur ..	500

6 per cent. loan of 1931.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
1986	2539	Deare Memorial Fund	.. Principal, Medical College	Calcutta ..	1,100
1987	3739	C. I. T. Case No. 36 of 1921	.. President, Calcutta Im- provement Tribunal.	Ditto ..	5,200
1988	3745	Ditto 66 of 1921	.. Ditto	.. Ditto ..	2,900
1989	3751	Ditto 97 of 1921	.. Ditto	.. Ditto ..	200
1990	3754	Ditto 140 of 1921	.. Ditto	.. Ditto ..	8,600
1991	3762	C. I. T. case No. 186 of 1921 (Nritya Kali Dasi).	.. Ditto	.. Ditto ..	500
1992	3762	C. I. T. Case No. 186 of 1921 (Sidheswari Dasi, wife of Hari Santosh Nandi).	.. Ditto	.. Ditto ..	1,200
1993	3762	C. I. T. Case No. 186 of 1921 (Saraswati Dasi).	.. Ditto	.. Ditto ..	500
1994	3762	C. I. T. Case No. 186 of 1921 (Hari Dasi Dasi).	.. Ditto	.. Ditto ..	1,200
1995	3762	C. I. T. Case No. 186 of 1921 (Achala Dasi, No. 1, wife of Bijoy Ballav Nandi).	.. Ditto	.. Ditto ..	2,500
1996	3763	C. I. T. Case No. 186 of 1921 (Bhola Dasi).	.. Ditto	.. Ditto ..	2,200
1997	3763	C. I. T. Case No. 186 of 1921 (Siddheswari Dasi, wife of Nando Gopal Nandi).	.. Ditto	.. Ditto ..	2,200
1998	3763	C. I. T. Case No. 186 of 1921 (Achala Dasi, No. 2, wife of Chintamony Nandi).	.. Ditto	.. Ditto ..	3,400
1999	3763	C. I. T. Case No. 186 of 1921 (Basanta Kumari Dasi).	.. Ditto	.. Ditto ..	3,400
2000	3763	C. I. T. Case No. 186 of 1921 (Tarubala Dasi, wife of Hridoy Charan Nandi).	.. Ditto	.. Ditto ..	3,400
2001	3763	C. I. T. Case No. 186 of 1921 (Probhanani Dasi).	.. Ditto	.. Ditto ..	500
2002	3763	C. I. T. Case No. 186 of 1921 (Nabanandini Dasi).	.. Ditto	.. Ditto ..	500
2003	3768	C. I. T. Case No. 200 of 1921 Ditto	.. Ditto ..	28,500
2004	3775	Ditto 37 of 1922 Ditto	.. Ditto ..	200
2005	3780	Ditto 84 of 1922 Ditto	.. Ditto ..	2,700
2006	3648	Ditto 189 of 1917 Ditto	.. Ditto ..	700
2007	3662	Ditto 164 of 1918 Ditto	.. Ditto ..	100
2008	3690	Ditto 354 of 1919 Ditto	.. Ditto ..	500

6 per cent. loan of 1931.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
2009	3711	C. I. T. Case No. 148 of 1920 (Ramjan Ali).	President, Calcutta Improvement Tribunal.	Calcutta ..	100
2010	3711	C. I. T. Case No. 148 of 1920 (Golam Jelani and Joymal Abdin).	Ditto ..	Ditto ..	200
2011	3730	C. I. T. Case No. 287 of 1920 ..	Ditto ..	Ditto ..	17,200
2012	3747	Ditto 76 of 1921 ..	Ditto ..	Ditto ..	100
2013	3753	Ditto 123 of 1921 ..	Ditto ..	Ditto ..	800
2014	3755	Ditto 144 of 1921 ..	Ditto ..	Ditto ..	200
2015	3756	Ditto 156 of 1921 ..	Ditto ..	Ditto ..	3,89,600
2016	3723	Ditto 263 of 1920 ..	Ditto ..	Ditto ..	2,000
2017	3350	Act VIII, Case No. 218 of 1916 (Indra Narain Banerjee, minor).	District Judge, 24-Parganas.	24-Parganas	2,400
2018	3546	Hiralal Mitra, Head Clerk, Satkhira.	Collector, Khulna	Khulna ..	500
2019	4159	C. I. T. Case No. 76 of 1921 ..	District Judge, Burdwan	Burdwan ..	17,600
2020	4159	Ditto 77 of 1921 ..	Ditto ..	Ditto ..	4,300
2021	4414	Bosua Dispensary Fund ..	Chairman, District Board, Hooghly	Hooghly ..	10,000
2022	4647	Kulada Mohan Gupta, Peshkar, Alipur Tahsil.	Deputy Commissioner, Jalpaiguri	Jalpaiguri ..	1,000
2023	4859	Mohendra Lal Sarkar, Nazir ..	Collector, Chittagong	Chittagong ..	1,500

6 per cent. loan of 1932.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
2024	2540	R. P. Wilson Trust Memorial Medal Fund.	Principal, Medical College, Calcutta.	Calcutta ..	700
2025	2774	Narendra Nath Dutt, Head Clerk	Deputy Inspector-General of Police, Presidency Range, Calcutta.	Ditto ..	300
2026	2935	Kanai Lal Banerjee, Cashier	Executive Engineer, 1st Calcutta Division, Calcutta.	Ditto ..	500
2027	3061	Nalini Kanto Gupta, Khas Tahsildar.	Collector, 24-Parganas ..	24-Parganas	1,000
2028	3100	Khetra Nath Chatterjee Free Studentship.	Head Master, Barasat Government School, 24-Parganas.	Barasat sub-treasury.	300
2029	3617	C. I. T. Case No. 22 A of 1914 ..	President, Improvement Tribunal.	Calcutta ..	100
2030	3665	Ditto	81 of 1918 ..	Ditto ..	600
2031	3667	Ditto	23 of 1919 ..	Ditto ..	25,000
2032	3677	Ditto	142 of 1919 ..	Ditto ..	400
2033	3703	Ditto	93 of 1920 ..	Ditto ..	4,400
2034	3704	Ditto	101 of 1920 ..	Ditto ..	400
2035	3716	Ditto	197 of 1920 ..	Ditto ..	200
2036	3717	Ditto	212 of 1920 ..	Ditto ..	9,600
2037	3722	Ditto	262 of 1920 ..	Ditto ..	1,200
2038	3770	Ditto	14 of 1922 ..	Ditto ..	46,800
2039	3779	Ditto	54 of 1922 ..	Ditto ..	1,09,000
2040	3779	Ditto	55 of 1922 ..	Ditto ..	59,600
2041	3779	Ditto	62 of 1922 ..	Ditto ..	6,000
2042	3779	Ditto	67 of 1922 ..	Ditto ..	13,100
2043	3780	Ditto	83 of 1922 ..	Ditto ..	22,700
2044	3780	Ditto	84 of 1922 ..	Ditto ..	400
2045	3783	Ditto	104 of 1922 ..	Ditto ..	1,800
2046	3784	Ditto	105 of 1922 ..	Ditto ..	22,200
2047	3786	Ditto	112 of 1922 ..	Ditto ..	1,000

6 per cent. loan of 1932.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
2048	3789	C. I. T. Case No. 126 of 1922 ..	President, Calcutta Improvement Tribunal.	Calcutta ..	58,200
2049	3789	Ditto 128 of 1922 ..	Ditto ..	Ditto ..	400
2050	3792	Ditto 140 of 1922 ..	Ditto ..	Ditto ..	₹1,000
2051	3794	Ditto 147 of 1922 ..	Ditto ..	Ditto ..	14,100
2052	3795	Ditto 153 of 1922 ..	Ditto ..	Ditto ..	3,700
2053	3800	Ditto 189 of 1922 ..	Ditto ..	Ditto ..	500
2054	3801	Ditto 218 of 1922 ..	Ditto ..	Ditto ..	100
2055	3804	Ditto 232 of 1922 ..	Ditto ..	Ditto ..	3,900
2056	3805	Ditto 234 of 1922 ..	Ditto ..	Ditto ..	8,500
2057	3806	Ditto 236 of 1922 ..	Ditto ..	Ditto ..	15,000
2058	3807	Ditto 251 of 1922 ..	Ditto ..	Ditto ..	60,300
2059	3808	Ditto 252 of 1922 ..	Ditto ..	Ditto ..	1,900
2060	3813	Ditto 282 of 1922 ..	Ditto ..	Ditto ..	1,700
2061	3815	Ditto 292 of 1922 ..	Ditto ..	Ditto ..	9,200
2062	3816	C. I. T. Case No. 301 of 1922 (Rabindra Nath Ganguly).	Ditto ..	Ditto ..	1,800
2063	3816	C. I. T. Case No. 301 of 1922 (Ramendra Nath Ganguly).	Ditto ..	Ditto ..	1,800
2064	3816	C. I. T. Case No. 301 of 1922 (Ganendra Nath Ganguly).	Ditto ..	Ditto ..	1,800
2065	3817	C. I. T. Case No. 302 of 1922 ..	Ditto ..	Ditto ..	28,700
2066	3819	C. I. T. Case No. 20 of 1923 (Noor Hossain).	Ditto ..	Ditto ..	1,400
2067	3825	C. I. T. Case No. 69 of 1923 ..	Ditto ..	Ditto ..	5,500
2068	3836	Ditto 146 of 1923 ..	Ditto ..	Ditto ..	700
2069	3837	Ditto 150 of 1923 ..	Ditto ..	Ditto ..	2,600
2070	3788	Ditto 120 of 1923 ..	Ditto ..	Ditto ..	3,600
2071	3841	Ditto 198 of 1923 ..	Ditto ..	Ditto ..	4,500

6 per cent. loan of 1932.						
1 Serial No.	2 Ledger folio No.	3 Name or person or fund on whose behalf held.	4 Name of the administrator or other officer in whose favour P. O. is drawn.	5 Name of Treasury at which interest is payable.	Amount. Rs.	
2072	3842	C. I. T. Case No. 22 of 1924	President, Calcutta Improvement Tribunal.	Calcutta	..	11,600
2073	3843	C. I. T. Case No. 28 of 1924 (Fanindra Nath Mandal, minor).	Ditto	Ditto	.. 3,300
2074	3843	C. I. T. Case No. 28 of 1924 (Sourendra Nath Mandal, minor).	Ditto	Ditto	.. 3,300
2075	3847	C. I. T. Case No. 51 of 1924 (Fanindra Nath Mandal, minor).	Ditto	Ditto	.. 100
2076	3847	C. I. T. Case No. 51 of 1924 (Sourendra Nath Mandal, minor).	Ditto	Ditto	.. 100
2077	3850	C. I. T. Case No. 73 of 1924	Ditto	Ditto	.. 5,000
2078	3853	Ditto 117 of 1924	Ditto	Ditto	.. 600
2079	3855	Ditto 11 of 1925	Ditto	Ditto	.. 200
2080	3859	Ditto 30 of 1925	Ditto	Ditto	.. 5,900
2081	3862	Ditto 52 of 1925	Ditto	Ditto	.. 11,000
2082	3914	Ditto 65 of 1927	Ditto	Ditto	.. 1,16,100
2083	3938	Ditto 84 of 1928	Ditto	Ditto	.. 47,700
2084	3206	L. A. Case No. 44 of 1916	Special Land Acquisition Judge, 24-Parganas.	24-Parganas		3,700
2085	3212	Ditto 108 of 1917	Ditto	Ditto	.. 9,800
2086	3216	Ditto 15 of 1918	Ditto	Ditto	.. 1,32,000
2087	3230	Ditto 135 of 1919	Ditto	Ditto	.. 3,01,800
2088	3230	Ditto 183 of 1919	Ditto	Ditto	.. 2,98,500
2089	3231	Ditto 247 of 1919	Ditto	Ditto	.. 8,000
2090	3234	Ditto 275 of 1919	Ditto	Ditto	.. 10,000
2091	3234	Ditto 279 of 1919	Ditto	Ditto	.. 2,300
2092	3238	Ditto 323 of 1919	Ditto	Ditto	.. 3,000
2093	3247	Ditto 42 of 1920	Ditto	Ditto	.. 300
2094	3249	Ditto 65 of 1920	Ditto	Ditto	.. 45,500

6 per cent. loan of 1932.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
2095	3252	L. A. Case No. 147 of 1920	.. Special Land Acquisition Judge, 24-Parganas.	24-Parganas	2,00,600
2096	3254	Ditto	185 of 1920	.. Ditto ..	15,200
2097	3257	Ditto	250 of 1920	.. Ditto ..	1,100
2098	3265	Ditto	60 of 1921	.. Ditto ..	2,700
2099	3267	Ditto	88 of 1921	.. Ditto ..	400
2100	3267	Ditto	96 of 1921	.. Ditto ..	2,400
2101	3268	Ditto	113 of 1921	.. Ditto ..	400
2102	3269	Ditto	117 of 1921	.. Ditto ..	16,000
2103	3270	Ditto	170 of 1921	.. Ditto ..	3,900
2104	3272	Ditto	200 of 1921	.. Ditto ..	900
2105	3274	Ditto	284 of 1921	.. Ditto ..	100
2106	3274	Ditto	285 of 1921	.. Ditto ..	200
2107	3275	Ditto	300 of 1921	.. Ditto ..	3,000
2108	3282	Ditto	37 of 1922	.. Ditto ..	300
2109	3282	Ditto	38 of 1922	.. Ditto ..	200
2110	3283	Ditto	39 of 1922	.. Ditto ..	300
2111	3283	Ditto	40 of 1922	.. Ditto ..	700
2112	3284	Ditto	41 of 1922	.. Ditto ..	100
2113	3283	Ditto	42 of 1922	.. Ditto ..	100
2114	3284	Ditto	51 of 1922	.. Ditto ..	58,700
2115	3285	Ditto	92 of 1922	.. Ditto ..	200
2116	3286	Ditto	111 of 1922	.. Ditto ..	23,700
2117	3287	L. A. Case No. 120 of 1922 (Satish Chandra Banerjee and others).	Ditto Ditto ..	22,000
2118	3287	L. A. Case No. 120 of 1922 (Satish Chandra Banerjee).	Ditto Ditto ..	1,000

6 per cent. loan of 1932.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 A moun Re.
2119	3288	L. A. Case No. 177 of 1922	.. Special Land Acquisition Judge, 24-Parganas.	24-Parganas	3,30
2120	3289	Ditto	194 of 1922	.. Ditto	3,10
2121	3290	Ditto	233 of 1922	.. Ditto	27,70
2122	3290	Ditto	234 of 1922	.. Ditto	31,70
2123	3291	Ditto	241 of 1922	.. Ditto	2,400
2124	3292	Ditto	243 of 1922	.. Ditto	300
2125	3292	Ditto	250 of 1922	.. Ditto	1,000
2126	3293	Ditto	254 of 1922	.. Ditto	100
2127	3293	L. A. Case No. 258 of 1922 (Rasiuddin Hossain).		.. Ditto	4,700
2128	3293	L. A. Case No. 258 of 1922 (Rafiuddin Hossain).		.. Ditto	4,700
2129	3293	L. A. Case No. 259 of 1922 Ditto	1,400
2130	3294	Ditto	268 of 1922	.. Ditto	5,800
2131	3294	Ditto	269 of 1922	.. Ditto	12,300
2132	3300	Ditto	1 of 1923	.. Ditto	83,000
2133	3301	Ditto	6 of 1923	.. Ditto	9,600
2134	3302	Ditto	13 of 1923	.. Ditto	4,900
2135	3302	Ditto	15 of 1923	.. Ditto	5,400
2136	3303	Ditto	16 of 1923	.. Ditto	7,400
2137	3303	Ditto	20 of 1923	.. Ditto	3,800
2138	3304	Ditto	26 of 1923	.. Ditto	3,07,100
2139	3305	Ditto	29 of 1923	.. Ditto	1,000
2140	3307	Ditto	109 of 1923	.. Ditto	12,700
2141	3307	Ditto	120 of 1923	.. Ditto	1,400
2142	3308	Ditto	121 of 1923	.. Ditto	100
2143	3308	Ditto	123 of 1923	.. Ditto	200

6 per cent. loan of 1932.

1 Serial No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
2144	3309 L. A. Case No. 124 of 1923	.. Special Land Acquisition Judge, 24-Parganas.	24-Parganas	300
2145	3309 Ditto 125 of 1923	.. Ditto ..	Ditto ..	9,000
2146	3310 Ditto 126 of 1923	.. Ditto ..	Ditto ..	400
2147	3310 Ditto 127 of 1923	.. Ditto ..	Ditto ..	1,300
2148	3311 Ditto 128 of 1923	.. Ditto ..	Ditto ..	400
2149	3311 Ditto 149 of 1923	.. Ditto ..	Ditto ..	14,200
2150	3312 Ditto 200 of 1923	.. Ditto ..	Ditto ..	300
2151	3312 Ditto 203 of 1923	.. Ditto ..	Ditto ..	3,600
2152	3313 Ditto 256 of 1923	.. Ditto ..	Ditto ..	3,600
2153	3314 Ditto 273 of 1923	.. Ditto ..	Ditto ..	1,000
2154	3314 Ditto 292 of 1923	.. Ditto ..	Ditto ..	5,200
2155	3321 Ditto 44 of 1924	.. Ditto ..	Ditto ..	2,500
2156	3323 L. A. Case No. 216 of 1924 (Tarapada Bhattacharjee).	Ditto ..	Ditto ..	500
2157	3323 L. A. Case No. 216 of 1924 (Narayan Chandra Bhattacharji).	Ditto ..	Ditto ..	500
2158	3329 L. A. Case No. 30 of 1925	.. Ditto ..	Ditto ..	100
2159	3330 Ditto 44 of 1925	.. Ditto ..	Ditto ..	5,800
2160	3331 Ditto 88 of 1925	.. Ditto ..	Ditto ..	100
2161	3331 Ditto 104 of 1925	.. Ditto ..	Ditto ..	200
2162	3332 Ditto 113 of 1925	.. Ditto ..	Ditto ..	3,200
2163	3371 Ditto 109 of 1926	.. Ditto ..	Ditto ..	2,700
2164	3351 Act VIII Case No. 399 of 1918 ..	District Judge, 24-Parganas	Ditto ..	100
2165	3352 Ditto 226 of 1924 ..	Ditto ..	Ditto ..	300
2166	3353 Ditto 47 of 1922 ..	Additional District Judge, 24-Parganas.	Ditto ..	1,000
2167	3354 Original suit No. 57 of 1924	Ditto ..	Ditto ..	1,800

6 per cent. loan of 1932.

Serial No.	Ledger folio No.	Name of person or fund on whose behalf held.	Name of the administrator or other officer in whose favour P. O. is drawn.	Name of Treasury at which interest is payable.	Amount. Rs.
2168	4010	Upendra Nath Mazumdar, Naib, Mukherjee's Wards Estate.	Collector, Jessore	Jessore ..	1,000
2169	4114	Sub-Judge, Murshidabad	.. Subordinate Judge, Murshidabad.	Murshidabad	13,000
2170	4160	L. A. Case No. 14 of 1922	.. District Judge, Burdwan	Burdwan ..	200
2171	4160	Ditto	15 of 1922	.. Ditto	.. Ditto .. 100
2172	4160	Ditto	16 of 1922	.. Ditto Ditto .. 600
2173	4160	Ditto	17 of 1922	.. Ditto Ditto .. 200
2174	4160	Ditto	18 of 1922	.. Ditto Ditto .. 400
2175	4212	Ananta Lal Ghoshal, Treasurer	Collector, Birbhum	Birbhum ..	15,000
2176	4459	Joykali Chakravarti Endowment in Amta Charitable Dispensary.	Chairman, District Board, Howrah.	Howrah ..	1,500
2177	4459	Panchanon Chongdar Endowment in Amta Charitable Dispensary.	Ditto Ditto	500
2178	4460	Panchanon Chongdar's Endowment for maintenance of a Charitable Dispensary at Barda.	Ditto Ditto ..	20,000
2179	4704	Chandra Mohan Basak Scholarship Fund.	Collector, Dacca	Dacca ..	1,000
2180	4635	Western Duar's Market Fund	.. Deputy Commissioner, Jalpaiguri.	Jalpaiguri ..	17,000
2181	4800	Perojpur H. E. School	.. Subdivisional Officer, Perojpur.	1,000

6 per cent. loan of U. P. Bonds.

Serial No.	1 Ledger folio No.	2 Name of person or fund on whose behalf held.	3 Name of the administrator or other officer in whose favour P. O. is drawn.	4 Name of Treasury at which interest is payable.	5 Amount. Rs.
2182	2732	Asgari Bibi in Case No. 49 of 1927.	Commissioner for Work- men's Compensation, Bengal, Writers' Build- ings, Calcutta.	Calcutta ..	1,200
2183	3748	C. I. T. Case No. 83 of 1921 ..	President, Calcutta Improvement Tribunal.	Ditto ..	14,800
2184	4113	Sripat Singh Ongar, Insolvency Case No. 4 of 1909.	District Judge, Murshidabad.	Murshidabad	30,000

Calcutta Municipal and Port Trust Debenture.

Serial No.	Ledger folio No.	Name of person or fund on whose behalf held.	Name of the administrator or other officer in whose favour P. O. is drawn.	Name of Treasury at which interest is payable.	Amount. Rs.
2185	2561	Dhirendra Nath Mitra Free Studentship.	Principal, Presidency College, Calcutta.	Calcutta ..	3,000
2186	2676	Basanto Bhoses' Fund	.. Superintendent, Campbell Medical School and Hospital, Calcutta.	Ditto ..	10,000
2187	2687	Hospital Port Dues Fund	.. Accountant-General, Bengal, Calcutta.	Ditto ..	8,500
2188	3011	Prince Ghulam Mohammad's Dispensary.	Collector, 24-Parganas ..	24-Parganas	1,37,500
2189	4416	Bilsora Dispensary Fund	.. Chairman, District Board, Hooghly Hooghly.	Hooghly ..	3,500
2190	4467	Haro Sundari Dasi Prize	.. Magistrate, Hooghly ..	Ditto ..	100
2191	4455	Nabagram Dispensary Endowment Fund.	Chairman, District Board, Howrah Howrah.	Howrah ..	7,000
2192	4457	Baltikri Charitable Dispensary Maintenance Fund.	Ditto ..	Ditto ..	42,000
2193	4464	Krishna Chandra Ghosh Medal	Magistrate, Howrah ..	Ditto ..	200
2194	4465	Kailash Moyee Dasi Prize	.. Ditto ..	Ditto ..	100
2195	4769	Gangadhar Nag and Shashi Mukhi Ghose Endowment.	Magistrate, Faridpur ..	Faridpur ..	1,000
2196	4796	Barisal Dispensary President Barisal Dispensary.	Bakarganj ..	1,000

Government Promissory Notes, etc., held on account of Civil Officers in direct account under article 84 (a) of the Government Securities Manual, by the Controller of the Currency, on the 31st December 1929.

Serial No.	Page No.	Name of person or fund on whose behalf held.	3 per cent. loans.	3½ per cent. loans.	4 and 4½ per cent. loans.	5 and 5½ per cent. loans.	6 and 6½ per cent. loans.	Post Office Cash Certificates.	Treasury Bills.	Total.
		<i>Collector of Calcutta.</i>	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
2197	77	Narendra Nath Sen, Stamp Vendor, S. C. Court, Calcutta	40	..	40
		<i>Surgeon-Superintendent, General Hospital, Calcutta.</i>			•					
2198	72	Osman Gunny, Diet Contractor ..	500	100	600
		<i>Commissioner of Police, Calcutta.</i>								
2199	125	Chuni Lal Seal & Co.	500	500
		<i>Commissioner of Excise and Salt, Bengal.</i>								
2200	73	J. N. Chatterji, Sub-Inspector	300	..	300
2201	73	Phani Bhushon Chatterjee	400	..	400
		<i>Secretary to the Government of Bengal, Public Works Department.</i>								
2202	90	Martin & Co.	1,10,000	1,10,000
2203	90	Messrs. Carrier Engineering Co., Ltd.	6,000	6,000
		<i>Secretary to the Government of Bengal, Agriculture and Industries Department.</i>								
2204	91	Hari Sankar Pal	65,500	65,500
		<i>Executive Engineer, Electrical Division.</i>								
2205	150	B. K. Chakravarti	520	..	520
2206	150	T. D. Mukherji	520	..	520
2207	151	I. B. Sen Gupta	520	..	520
2208	151	Jotindra Nath Neogi, Cashier	1,250	..	1,250
		<i>Executive Engineer, Canals Division, Calcutta.</i>								
2209	121	Gopendra Nath Mitra, Toll Daroga	700	..	700
2210	123	Panchanan Ghosh, Toll Daroga	650	..	650
2211	123	Amarendra Lal Ghosh	630	..	630
		<i>Chief Engineer, Public Health, Bengal.</i>								
2212	133	H. D. Chatterji	500	..	500
2213 { 75 } 133 }	K. B. Dey	1,110	..	1,110
2214	133	Kanai Lal Sett	1,300	..	1,300
2215	134	Sita Nath Chakravarti	390	..	390
2216	134	B. K. Das	3,110	..	3,110
2217	135	P. C. Mitra & Co.	1,300	..	1,300
		<i>Inspector-General of Police, Bengal.</i>								
2218	106	Moti Lal Ramjidas	2,000	2,000
		<i>Inspector-General of Prisons, Bengal.</i>								
2219	114	Narendra Krishna Dutt, Jailer	1,000	..	1,000
2220	114	Jyotish Chandra Banerji, Jailer	1,500	..	1,500
2221	115	Md. Abdul Khalil, Assistant Jailer	770	..	770
2222	115	Abanindra Mohan Roy, Jailer	500	..	500
2223	116	Md. Abdul Gaffur, Jailer	400	..	400
2224	120	H. C. N. Upshon	400	..	400
2225	117	Anadil Nath Mukherji, Deputy Jailer	350	..	350
2226	117	Abdur Razzaque, Jailer	300	..	300
2227	117	Sourindra Nath Guha, Head Clerk	100	..	100
2228	118	Ramoswar Mukherji, Clerk	390	..	390
2229	120	Jogjiban Sen Gupta, Assistant Jailer	300	..	300
2230	119	A. T. Ryan	1,000	..	1,000
2231	119	Abani Mohan Mukerji	600	..	600
2232	119	Sailendra Nath Lahiri	560	..	560
2233	119	Amulya Charan Sinha	390	..	390
		Carried over ..	500	65,800	1,12,000	6,000	500	21,800	..	2,06,400

Serial No.	Page No.	Name of person or fund on whose behalf held.	3 per cent. loans.	3½ per cent. loans.	4 and 4½ per cent. loans.	5 and 5½ per cent. loans.	6 and 6½ per cent. loans.	Post Office Cash Certificates.	Treasury Bills.	Total.
			Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
		Brought forward ..	500	65,000	1,12,000	6,000	500	21,890	..	2,06,490
		<i>Chairman, District Board, Burdwan.</i>								
2234	131	N. K. Mukherji Contractor	1,000	1,000
		<i>Port Officer, Calcutta.</i>								
2235	76	Indian Commercial Agency	1,000	1,000
		<i>Subdivisional Officer, Stores Subdivision, Calcutta.</i>								
2236	82	Bansidhar Agarwalla, Storekeeper	750	..	750
		<i>Superintendent, Medical College Hospitals.</i>								
2237	330	J. K. Biswas, Contractor	1,800	1,800
2238	330	B. C. Ghose, Contractor	1,800	1,800
2239	330	A. Hamid & Co., Contractor	200	100	300
2240	330	D. Spender & Co., Contractor	100	400	500
2241	330	Kelly Coke & Co., Contractor	300	300
2242	330	*J. Paramanik & Brothers	2,800	2,800
2243	331	T. Ghosh, Contractor	100	100
2244	331	B. N. Ganguly, Contractor	1,000	..	1,000
		<i>District Judge, Hooghly.</i>								
2245	371	Ramanlal Kanta Nag and others	700	700
		<i>President, Calcutta Improvement Tribunal.</i>								
2246	374	C. I. T. Case No. 29 of 1929	14,00,000	14,00,000
		Total ..	800	74,600	1,12,000	7,000	500	23,640	14,00,000	16,18,540

The following Government Promissory Notes were received but not converted into Book Debt Certificate during the year ending the 31st December 1929 :—

Serial No.	Case No.	Amount	Rs.
2247	961	Collector, 24-Parganas 300
2248	966	Superintendent, Medical College Hospitals, Calcutta ..	400
	& 967		
2249	970	District Officer, Mymensingh 3,100
	& 980		
2250	988	District Judge, Nadia 700
2251	992	Chairman, Port Commissioners, Chittagong 1,000

Office of the Controller of the Currency.

The Treasury, Calcutta.

The 1st March 1930.

J. B. TAYLOR,

Controller of the Currency.

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From January to June 1930

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